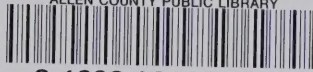


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HILEN CANFIELD DOCKET

THE STATE OF OHIO

GEAUGA COUNTY, PROBATE COURT

DOCKET OF HILEN CANFIELD

STATE OF OHIO

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NELLIE M. RABER

1917-1918

1918

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HILEN CANFIELD DOCKET
THE STATE of OHIO
GEAUGA COUNTY, CHARDON TOWNSHIP
JUSTICES COURT BEFORE HILEN CANFIELD,
JUSTICE of the PEACE

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NELLIE M. RABER
LAKEWOOD, OHIO
1949

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FOREWORD

The book from which the contents of this pamphlet were copied is entitled "Hilen Canfield - Docket" and was used by Hilan Canfield, Justice of the Peace of Chardon Township, Geauga County, Ohio to record the proceedings of his Court for a period beginning June, 1824 and extending to the year of 1830. Lack of pages prevented further entries. In the year of 1843 C.S.Canfield gave to this book a new title when he wrote on the inside cover "C.S.Canfields Ketchall". On the pages by him or others, were glued newspaper clippings of verse and fiction. In the year 1948 the "Ketchall" was found near Ravenna, Ohio in the possession of a dealer whose wares had been bought at country auctions. An attempt was made to remove the clippings without taking the book apart but the glue manufactured in 1843 held firmly and yielded only when the separated pages had been soaked many minutes in warm water. When the pasted-on material was removed, the pages were washed and dried. The pen and ink entries made one hundred and twentyfive years ago were read with ease. Insofar as a typewriter keyboard has permitted a sincere attempt has been made to reproduce the record as it was written.

N.M.R.

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Chardon Township, Geauga County, Ohio

ELEAZER PAINE vs ASA FALKINBURG:

Action of assumpsit on Note of hand drawn by defendant March 5, 1824. Warrant issued July 5, 1824 directed to Clark Bennett A Special officer Returnable forthwith. Returned 6th same month with Defendant in Custody. Plaintiff also appeared and the Defendant confessed damages in the sum of five dollars thereupon it is ordered that the Plaintiff recover of the Defendant his damages Also his cost tax at sixty five cents and that Execution issue accordingly. Execution issued same day directed to Clark Bennett Returned August 2nd and for want of property whereon to levy the body of the said Asa Falkenburg was taken and delivered to the Jailor of said County.

H. Canfield, Justice of the Peace

ZADOC BENTON vs THOMAS ROBERTSON:

Action of Assumpsit on book account. Summons issued July 1 returnable 20th at one o'clock P.M. directed to Lorin Smith, constable returned served and on the return day the defendant came not but made default whereupon it is considered by the Court that the Plaintiff do recover of the Defendant the sum of Fourteen dollars and sixty two and an half cents damages & also his costs at Eighty two and an half cents and that Execution issue accordingly. July 29th, 1824 Hiram Stanton appeared and entered Bail for stay of Execution stayed until the 20th day of January 1825.

HORACE GAYLOR vs LEUMAN CLARK:

Action of Assumpsit on book account. Summons issued July 12 directed to Lorin Smith Constable returned twentieth at o'clock P.M. at which time the parties appeared and settled the same.

STEPHEN BONEL vs ZENAS WARREN :

Action of Assumpsit to recover balance due on note of hand. July 12, 1824 Defendant appeared and confesses damages in the sum of five dollars and Eight cents whereupon it is ordered that the Plaintiff recover of the Defendant his damages also his costs tax at 22½ cents and that execution issue accordingly. Hilan Canfield, Justice Peace

Oct^r 12, 1824 Received on the above judgement one dollar.
Stephen Bond.

Oct^r 26th Execution issued for four dollars and seventeen cents the amount then due on the above judgement Returned Nov. 19 with the Plffs Receipt to the full amount thereon.
Hilan Canfield, Justice Peace

Chardon Township, Geauga County

AARON HACKNEY vs JAMES C. OWEN:

Action on Case on Note of hand. Warrant issued July 14, 1824 directed to Clark Bennett a special officer returned same day with the Deft. in custody and the parties being heard in their allegations Whereupon it is considered by the Court that the Plaintiff recover of the Deft. Fifty Eight dollars and seventeen cents Damages and fifty two and an half cents costs and that Execution issue accordingly Execution issued same day directed to the above named Clark Bennett Returned August 2^d 1824 Served by taking the body of the sd James C. Owen and delivering him to the jailor of the County of Geauga.

Hilen Canfield Justice of the Peace.

JOHN RANSON vs HORACE HOSFORD:

Action of Assumpsit on note of hand drawn by Deft payable to Pttf. Suit amicably entered on the 19th July 1824 at which time the Deft appeared and confessed damages in favor of the Plaintiff in the sum of Two dollars Therefore it is considered that the Plff. recover of the Deft his damages aforesaid and also his costs taxt at twentytwo and an half cents and that Execution issue accordingly.

Hilen Canfield Justice Peace

Execution issued August 24th directed to Jesse Wood, Constable.

TIMOTHY B. ROBINSON vs JOHN B. TEED:

An action of tresspass on the case. Summons issued August 7th, 1824 directed to Jesse Wood Constable and on the return day towit, August 14th the parties appeared in their own proper persons and the Deft confessed damages in the sum of two dollars where upon it is considered by the Court that the Plff recover of the Deft his damages aforesaid and also his costs taxt at fifty cents and that Execution issue accordingly.

H. Canfield Justice of the Peace.

CLARK BENNETT vs JOHN W. RICHARDSON:

Capias issued August 24th 1824 directed to Jesse wood Constable and on the 28th said month was returned by said Con^s with the deft in Custody and the Platff also appeared and this suit was dismissed at the Plafs cost.

Justices Fees

Capias \$0.12 $\frac{1}{2}$

Hilen Canfield Justice of the Peace.

MARVIN HUNTINGTON for the use of JOSEPH ALLEN & Kellogg
HULBERT vs NATHANIEL H. PARKS:

Action of Assumpsit on note of hand drawn by Deft payable to said Huntington for \$33.25 dated July st, 1817.

Chardon Township, Geauga County, Ohio

Suit amicably entered March 24th, 1823 at which time the Deft. appeared & confessed damages in favor of the Plff in the sum of fourtyfour dollars & 68 cents Whereupon it is considered by the Court that the Plff do recover of the Deft. his damages aforesaid and also his costs taxt at $22\frac{1}{2}$ cents & that Execution issue accordingly. Appraisement to be allowed if necessary. Eleazer Paine Justice Peace.
Received and entered August 3^d 1824

HAMAT & TRACY for the use of E.W.HEATON vs JOHN B. TEED:

Action of assumpsit on Note of hand drawn by Deft payable to said Hamat and Tracy for \$19.68 dated January 28, 1824. Suit amicably entered Sept. 13th, 1824 at which time the Deft appeared and confessed damages in favor of the Plff in the sum of Twenty dollars & fourt two cents Whereupon it is considered by the Court that the Plff do recover of the Deft his damages aforesaid and also his costs taxt at $22\frac{1}{2}$ cents and that Execution issue accordingly.

Hilen Canfield Justice Peace

Sept 22nd Justin Scott appeared and entered bail in the above suit whereupon it is considered that further proceedings be stayed untill the thirteenth of Dec^r next.

Execution issued Feb 24th, 1825 directed to Lorrin Smith constable returned March 23, 1825 and payed over with said execution nineteen dollars and twentyfive cents.

April 8th the full amount of the above judgement was payed over to J.C.Marshall on Plffs order and receipted thereon by sd Marshall which is now on file. H.Canfield, Justice Pease

SIMEON CORBIN for the use of DANIEL L.FRENCH vs JOHN HUNT:

Action of assumpsit on Note of hand drawn by said Hunt payable said Corbin - Summons issued September 21st 1824 directed to Lorrin Smith Constable and on the return dat towit Sept 29th the Plff appeared by Cyrus Canfield his agent and also the Deft in person and were at issue on a plea of a set-off and the parties being heard in their proofs and allegations and mature deliberation being had it is considered by the Court that the plea cannot be sustained whereupon it is ordered that the plff recover of the Deft two dollars and sixty six cents damages and also his costs taxt at $67\frac{1}{2}$ cents and that Execution accordingly. Hilen Canfield, Justice Peace.

Oct^r 9th Received on the above judgement \$1.00

February 12th 1825 Execution issued directed to Lorrin Smith Constable Returned 28th same month endorsed served by levying on a quantity of hay and a grindstone which was removed before the day of sale by Deft except a part of the hay which sold for fifty cents which was retained by said Constable for his fee.

Chardon Township, Geauga County, Ohio

Execution issued again March the second directed to David McCoy Constable of Hambden Township Returned March 28th with the amount of Damages and costs then due on said suit.

Hilen Canfield Justice Peace

CYRUS A. DAVIS vs BENJAMIN F. SIKES:

Action for an assault committed on the body of Aaron Canfield by threatening to put a ball through his heart. Warrant issued Oct. 22nd 1824 directed to Simeon Corbin a special officer thereby appointed - Returned same day with the said Sikes in custody and the complainant being present and the Defendant being called and the complaint being read to him to which he pled guilty and put himself on the mercy of the Court Whereupon mature deliberation being had it is considered by the court that the said Sikes pay a fine of twelve dollars and the cost of prosecution and that Execution issue accordingly. Execution issued same day directed to the above mentioned Corbin. Hilen Canfield Justice Peace

November 22^d the above execution returned satisfied.

February 3, 1825

Received the amount of the above fine. James Brunson Treasurer

A transcript from E. Paine docket:

SAMUEL QUINBY & CO. vs JOHN LANGDON JR:

Action of assumpsit on note drawn by Deft for \$2.97 dated May 21st 1811 payable to Plff on demand Be it remembered that on the 11th day of July 1820 the Deft appeared in person and confessed damages in favor of the Plffs to the sum of three dollars and eighteen cents - Wherefore it is considered by the Court that the Plffs do recover of the Deft their damages aforesaid and also their costs tax at twenty two and a half cents costs and that Execution issue accordingly.

Received and entered Oct^r 15th 1824 Eleazer Paine Justice Peace

JUSTIN SCOTT vs BENJAMIN F. SIKES:

Action of assumpsit on note of hand drawn by Deft payable to Plff on order for fourteen dollars & fifty cents Capias issued Oct. 22 1824 directed to Jesse Wood Constable returned same day with Deft in custody Whereupon the Deft did confess damages in favor of the Plff in the sum of \$14.50 It is considered by the Court that the Plff do recover of the Deft his damages aforesaid and also his costs tax at thirty five cents and that Execution issue accordingly -- Execution issued same day directed to Jesse Wood Constable

Hilen Canfield Justice Peace

Returned Dec^r 21st by the Plff: not served . Dec^r 21st a second execution issued directed to Lorrin Smith Constable Returned January 4th 1825 by said Constable satisfied. Received fees Hilen Canfield Justice Peace

Chardon Township, Geauga County, Ohio

THOMAS ROBINSON vs JOHN B. TEED:

Action of Assumpsit on Note and book account Suit amicably entered Nov. 12, 1824 at which time the Deft appeared and confessed damages in the sum of three dollars and thirty four cents. Whereupon it is considered by the Court that the Plff. do recover of the Deft his damages aforesaid also his costs tax at twenty two and a half cents and that execution issue accordingly.

Hilen Canfield Justice Peace

I hereby assign the above judgement to Charles C. Paine
Nov 22, 1824 Thomas Bolson

DAUPHIN BROWN vs THOMAS ROBINSON

Action on the case to recover amount due on book account for which the said suit is brought Summons issued Nov 5th 1824 directed to Lorrin Smith Constable returnable 13th same month at one o'clock P.M. of said day at which time the Plff appeared and the Court being called and the Deft did not appear. Where upon the Plff's claim was examined and mature deliberation being had it is ordered by the Court that the Plff do recover of the Deft Four dollars and eightyseven and also his costs tax at two dollars and twenty seven and a half cents and that execution issue accordingly.

Hilen Canfield Justice Peace

EATHEN STEVENS for the use of SAMUEL PRATT vs THOMAS ROBINSON:

Action of assumpsit on Note drawn by Def^t payable to Ethen Stevens or order. Capias issued Nov. 19th upon the oath of Samuel Pratt directed to Lorrin Smith Constable returned 22nd with the Deft in custody. And the Court being called the Def^t did confess damages in the sum of twenty dollars and twenty two cents - Whereupon it is considered by the Court that Plff. do recover of the Def^t his damages aforesaid and also his costs and that Execution issue accordingly and tax at six dollars and fourty seven and a half cents. Execution issued same day directed to the above Constable Returned same day satisfied by delivering the body of the said Robinson to the jailor of the County

Hilen Canfield Justice Peace

Nov. 29th 1824 Received the Plffs discharge in the above suit in full and justice fees

Hilen Canfield Justice Peace

ZADOC BENTON vs THOMAS ROBINSON (See page 1)

Execution issued Feb^r 10th 1825 directed to Lorrin Smith Constable Returned March 8th with the Plffs Receipt for \$9.37 with orders to stay further proceedings also Constables Receipt for his fee for \$1.05

Chardon Township, Geauga County, Ohio

NOAH HOYT vs THOMAS ROBINSON:

Action of assumpsit on book account. Suit entered Nov 22nd 1824 at which time the Deft appeared and confessed damages in favor of the Plff. in the sum of two dollars and thirty eight cents. It is therefore considered by the Court that the Plff do recover of the Deft his damages aforesaid and also his costs taxt at twenty two and an half cents and that Execution issue accordingly.

Hilen Canfield Justice Peace

TIMOTHY B. ROBINSON vs CHESTER SAVAGE:

Action on the case to recover amount due on book account for which this suit is brought: Capias issued Nov. 22 directed to Lorrin Smith Constable returned 23^d same month with said Savage in custody and the Plff also appearing the parties were heard in their proofs and allegations and mature deliberations being had thereon it is considered by the Court that the Plff do recover of the Deft ten dollars damages and also his costs taxt at two dollars and thirty eight and a half cents. And that Execution issue accordingly. Same day appeared John Raper and entered bail for stay of Execution in the above suit whereupon it is considered by the Court that further proceedings be stayed for ninety days.

Hilen Canfield Justice Peace

ABIJAH NICKERSON vs JUSTIN SCOTT:

Action on the case to recover amount due on book account for which this suit is brought Summons issued Nov. 17th 1824 directed Lorrin Smith Constable served, and on the return day towit, Nov. 24th appeared Abijah Nickerson, Plff. also Justin Scott Deft and the Court being called, by consent of the parties was adjourned to the twentyfourth of Jan 1827 at two O'clock P.M. of said day. At which time the parties again appeared and the Court being called on motion of the Deft for good cause ~~shown~~ this suit is dismissed at the Plffs costs. Whereupon it is considered by the Court that the Deft do recover of the Plff his cost taxt at five dollars and fifty three cents and that execution issue accordingly.

Hilen Canfield Justice Peace

DAVID SWETLAND vs JAMES C. OWEN; Plff.

Action on the case to recover balance due on book account for which this suit is brought. Summons issued Nov. 19th, 1824 directed to Lorrin Smith Constable. Returned 22nd same month served by said constable and on the return day towit Nov. 27th the Court being called by the request of the parties the Court was adjourned to the fourth of December next at one o'clock P.M. of said day. December fourth the Plaintiff (James C. Owen) appeared and discontinued his suit. Hilen Canfield Justice Peace

Chardon Township, Geauga County, Ohio

EVERT DENTON for the use of CHESTER SAVAGE vs TIMOTHY TAINTOR:

Action of assumpsit on Note drawn by Deft payable to said Denton or order Dated June 4th 1823 for twenty seven dollars and seventy five cents Be it remembered that on the 30th day of Nov. 1824 the Deft appeared and confessed damages in favor of the Plff. in the sum of thirty dollars and twenty two cents, whereupon it is considered by the Court that the Plaintiff do recover of the Deft his damages aforesaid and also his costs taxt at twenty two and an half cents and that Execution issue accordingly. Same day appeared Thomas Metcalf Junr and entered bail in the above suit for stay of Execution whereupon it is ordered by the Court that further proceedings be stayed until the 30th day of April 1824.

Hilen Canfield Justice Peace

Execution issued the third of May 1825 directed to Austin Canfield Constable Returned June 1st with twenty seven cents made thereon also an endorsement thereon of 53 cts the amount of constables fees on this execution.

H. Canfield Justice Peace

Oct 20th 1825 Recvd Plffs receipt on the above judgement in full costs excepted. Hilen Canfield Justice of the Peace

JAMES C. OWENS vs JOHNATHAN HITCHCOCK:

Action on the case to recover amount due on book account for which this suit is brought Summons issued Dec^r 7th 1824 directed to Jesse Wood Constable and on the return day towit Dec^r 15th at two o'clock P.M. of said day, the parties appeared in their own proper persons and the Court being called on motion of the Defendant the Court was adjourned to six o'clock for the purpose of procuring a material witness, six o'clock parties again appeared and on the Court being opened and the testimony on the part of the Plff being introduced, and also on the part of the Deft After mature deliberation it is considered by the Court that the Plff do recover of the Deft seven dollars and nineteen cents damages and also the amount of costs taxt at seven dollars & twenty two & a half cents and that Execution issue accordingly. And now the Deft gives notice that he shall appeal this suit to the Court of Common Pleas next to be holden in said County.

Hilen Canfield Justice of the Peace

Execution issued Dec^r 10th directed to Lorrin Smith Constable - 22nd Robert Blair appeared and entered bail for an appeal in the sum of fifty dollars for said Deft in this above suit Whereupon the said Constable was ordered to return said execution which command was complied with the same day.

Plffs witnesses: D.Swetland

S. Pratt
G. Morgan
H. King
S. Corbin

Defts witnesses:

E. Rider
J. King
N. Hathaway
A. Satterly
J. Scott

Chardon Township, Geauga County, Ohio

ROBERT CRAFT vs OLIVER LUDLOW

Action of assumpsit on Note of hand drawn by Deft for ten dollars & ninety six cents to be paid in whiskey six months after date Dated Perry May 14th 1822 With an endorsement thereon of five dollars Dated Burton June 27th 1824. Be it remembered that on the fifteenth of Dec^r 1824 the Deft appeared and confessed damages in favor of the Plff in the sum of seven dollars and thirteen cents. Whereupon it is considered by the Court that the Plff do recover of the Deft his damages aforesaid and also his costs tax at twenty two and a half cents. And that Execution accordingly.

Hilen Canfield Justice of the Peace

Dec^r 24th appeared Oren Canfield and entered bail in the above suit for stay of Execution Whereupon it is ordered that further proceedings be stayed for ninety days.

Hilen Canfield Justice Peace

Chardon June 11, 1825

Recvd of O.W. Ludlow the full amount of the judgement I have against him entered on this docket.

Robert Craft

JOSEPH BOND vs BENJAMIN F. SIKES:

Action on the case to recover amount due on Note and book account for which this suit is brought. Capias issued Dec^r 21st 1824 directed to Lorrin Smith Constable, returned same day with the Deft in custody and the Plff. also appeared at the same time and the Court being called and the proof and allegations being heard on the part of the Plff and also that of the Deft and mature deliberation being had thereon it is considered by the Court that the Plff do recover of the Deft sixteen dollars and twenty three cents damages and also his costs tax at four dollars and thirty two cents and that Execution issue accordingly. Execution issued the same day directed to the above constable returned served 22 by taking the body of the Deft and delivering the same to the jailor of the County.

Hilen Canfield Justice Peace

Witnesses for Deft: C. Bond, H. Bond, W. Bond, J. Scott, J. B. Teed

Witnesses for Plff: S. Bond

DAVID SWEATLAND vs EZEKIEL RIDER:

Action of assumpsit on book account, Summons issued January 4th 1825 directed to Lorrin Smith Constable returnable 11th same month at which time the parties appeared and were at issue on a plea of non assumpsit, whereupon the proofs and allegations being heard on the part of the Plaintiff and also of the Defendant and mature deliberation being had thereon it is considered by the Court that the Plff. do recover of the Deft five dollars damages and also the costs of suit tax at five dollars and thirty two cents and that execution issue accordingly. Hilan Canfield Justice Peace

Witnesses:

Plff
Samuel Pratt
Samuel Pratt Junr
John King

Deft
Cyrus A. Davis
Robert Blair
James C. Owen

Chardon Township, Geauga County, Ohio

MARVIN HUNTINGTON for the use of JOSEPH ALLEN and KELLOGG
HURLBERT vs NATHANIEL H. PARKS:

Action of assumpsit on a Transcript from the Docket of Eleazer Paine, late Justice Peace Dated August 2d 1824 Suit amicably entered January 10th 1825 at which time the Deft appeared & confessed damages in favor of the Pliffs in the sum of fourty nine dollars & 30 cents: and also 22 $\frac{1}{2}$ cents costs tax on said Transcript Whereupon it is considered by the Court that the Pliffs do recover of the Deft their damages & costs aforesaid and also the costs of this suit tax at 22 $\frac{1}{2}$ cents and that execution issue accordingly.

Hilen Canfield Justice Peace

Execution issued Febr 11th 1825 directed to Lorrin Smith Constable, Returned March 8th property taken and advertised but remains unsold for want of bidders Said property receipted by said Deft and John Roper to be delivered to said Constable or his successors in office when called for.

Hilen Canfield Justice Peace

Execution issued April twenty eighth 1826 directed to Austin Canfield Constable of Chardon Township returned May 27th served property taken and not sold for want of bidders.

April 10th 1829 received the receipt of James H. Paine, Attorney for Plaintiff for the amount of the above judgement in full except costs.

ISAAC HEATH vs CHAUNCEY POTER & ELANSON BESTON:

Warrant issued January 25th 1825 directed to any Constable Chardon Township, Returned 26th same month by Lorrin Smith Constable of said Township Whereupon the Court being called a motion was made by the Defts council for said Defts to separate in their trial which was granted and Chauncey Porter being called pled not guilty Whereupon the testimony was introduced on the part of the State and also that of the Deft and mature deliberation being had thereon it is considered by the Court that the Deft be discharged. Elanson Beston being called on motion of the council in behalf of the State was discharged.

Witnesses for the State: Isaac Heath

Timothy Taintor

Robert Parks

Hardin Burlingham

Nathan Porter

Lorrin Smith

George King

Platt Canfield

Witnesses for the Defts: Elanson Beston

Joseph Fulton

John Thwing

Sylvanas Langdon

Johnathan Beston

Crosby Rider

Henry Jaquis

Chardon Township, Geauga County, Ohio

WILLIAM O. MARSHAL for the use of THOMAS METCALF JUNR vs
SAMUEL RIDER:

Action of assumpsit on a Note drawn by Deft payable to said Marshal or order for Eleven dollars and twenty three cents dated Jan^u 14th 1825 for be~~paid~~ in black salts by the middle of April following. Summons issued Feb^r 14th 1825 directed to Lorrin Smith Constable returned same day served by said Constable. Be it remembered that on the eighteenth day of Febr instant the Deft appeared and confessed damages in favor of the Plff in the sum of eleven dollars and seventy nine cents. Whereupon it is considered by the Court that the Plff do recover of the Deft his damages and also his costs taxt at fifty cents and that execution issue accordingly. Feb^r 21st personally appeared Crosby Rider and entered for stay of execution in the above suit it is therefore considered by the Court that execution be stayed until the eighteenth of May next. Hilan Canfield Justice of the Peace

Received of Hilan Canfield Justice of the Peace Eleven dollars and sixty five cents the amount due me on a judgement against Samuel Rider in my favor. Chardon April 8th 1825
Thomas Metcalf Jr.

SAMUEL PRATT vs THOMAS ROBINSON:

Action of assumpsit on a Note drawn by said Robinson and John Roper for fourteen dollars and eighty seven cents with an endorsement of three dollars & fifty cents thereon. Be it remembered that on the 21st day of Febr 1825 the Deft appeared and confessed damages in favor of the Plff in the sum Eleven dollars and fifty five cents Whereupon it is considered by the Court that the Plff do recover of the Deft his damages aforesaid and also his costs taxt at 22½ cents and that Execution issue accordingly. Hilan Canfield Justice Peace

March the first John Langdon appeared and entered bail in the above suit it is therefore ordered that further proceedings be stayed for ninety days. H. Canfield Justice of the Peace

ELEAZER PAINE vs ETHEN STEVENS:

Action of assumpsit on a Note drawn by Deft for fourty one dollars and seven cents with one endorsement of three dollars and fifty six cents, Capias issued March 11th 1825 directed to Lorrin Smith Constable returned same day by said Constb with the Deft in custody, at which time the Deft confessed damages in favor of the Plff in the sum of thirty eight and ninety six cents, whereupon it is considered by the Court that the Plff do recover of the Deft his damages aforesaid and also his costs taxt at sixty cents and that Execution issue accordingly. Execution issued same day directed to the above mentioned Constable returned served by taking the body of the said Ethen Stevens and delivering the same to jailor of the County. Hilan Canfield Justice of the Peace

April 13th 1825 Plff receipted the above Judgement and costs in full as will appear on said Execution now on file.

Chardon Township, Geauga County, Ohio

ELIAS HOLBROOK for the use of HORACE RAWDON vs GIDEON MORGAN:

Action of debt on a promory note dated March 7th 1812 for five dollars and fifty cents with interest payable to said Holbrook and endorsed by him in blank -6-----

Chardon March 23d 1825 this day came the said Horace Rawdon by his attorney J.C.Marshall and the said defendant and agreed to enter into an amicable suit to be tried on Friday evening the 25th inst at 6 o'clock P.M. One dollar deposited by plaintiff as bail forthwith. Friday evening six o'clock P.M. the Court being called the Plff appeared and the Deft did not but made default Whereupon it is considered by the Court that the Plff. do recover of the Deft Nine dollars and seventy nine cents damages and also his costs taxt at thirty five cents and that execution issue accordingly.

Hilen Canfield Justice Peace

In the suit of Elias Holbrook for the use of Horace Rawdon against Gideon Morgan , I, Chester Clough do acknowledge myself bail for the said Morgan in the sum of fifteen dollars to be levied on my goods and chattels lands and tenements in case the said Morgan fails to make payment of the sum for which judgement is rendered in said suit.

Chardon April 4th 1825

Chester Clough

Recd one dollar the amount deposited for costs. J.C.Marshall

April fourth personally appeared Chester Clough and entered bail in the above suit Whereupon it is ordered that further proceedings be stayed for ninety days. Hilen Canfield Justice Peace

Recd Oct 20th on the above judgement five dollars. J.C. Marshall.

Recd five dollars & twenty seven cents (for Horace Rawdon) in full of the above judgement, March 30th 1826.

J.C.Marshall for Horace Rawdon.

JABEZ KING and JARE CLOUGH, Trustees of Chardon Township vs ETHEN STEVENS: Action of assumpsit on a Note given to said Plffs. for forty five pounds of Iron dated June 9th 1824. April 15th 1825 the Deft appeared and confessed damages inf favor of the Plaffs. in the sum of four dellars and twenty five cents Whereupon it is considered by the Court that the Plffs. do recover of the Deft his damages aforesaid and also his costs taxt at 20 $\frac{1}{2}$ cents and that Execution issue accordingly. Same day appeared Gregory Jackson and entered bail in the above suit it is therefore ordered that Execution be stayed for sixty days. Hilen Canfield Justice Peace

Received June 14th of G.Jackson on the above Judgement one dollar and fourty four cents. June 28th received the remainder of the above judgement and cost. Hilen Canfield Justice of the Peace.

Chardon Township, Geauga County, Ohio

EVERT DENTON vs TRUMAN BUSHNALL: Action of assumpsit on a Note drawn by Deft payable to Plff or bearer. Be it remembered that on the Eleventh day of April 1825 the Deft appeared and confessed damages in favor of the Plff. in the sum of thirty one dollars and eleven cents. Whereupon it is considered by the Court that the Plff. do recover of the Deft his damages aforesaid and also his costs tax twenty two and a half cents and that Execution issue accordingly.

Hilen Canfield Justice Peace

In the suit of Evert Denton against Truman Bushnal I Chester Clough do acknowledge myself bail for the said Bushnal in the sum of fifty dollars to be levied on my goods and chattels lands and tenements in case the said Truman Bushnal fails to make payment of the sum for which judgement is rendered in said suit. (Signed) Chester Clough

April the nineteenth personally appeared Chester Clough and entered bail in the above suit in the sum of fifty dollars. Whereupon it is ordered that further proceedings be stayed for five months from the 19th April 1825.

Hilen Canfield Justice of the Peace

Received Febr 27th 1826 plaintiffs receipt in the above judgement for twenty three dollars and fifty one cents.

H. Canfield Justice of the Peace

January 27th 1826 Received on the above Judgement seven dollars
_____ Evert Denton.

BENJ^a RIDER, JN^r vs ETHEN STEVENS: Action on the case Capias issued April 18th 1825 directed to Austin Canfield Constable Returned same day with the Deft in custody and the Plaintiff also appeared and the parties being ready for trial and the Court being opened the testimony was introduced on the part of the Plff and also on the part of the Deft and mature deliberation being had thereon it is considered by the Court that the Plff do recover of the Deft fourty two dollars and fifty two cents damages and also his costs tax at four dollars and fifty six cents and that Execution issue accordingly.

Hilen Canfield Justice Peace

In the suit of Benj^a Rider Jn^r against Ethen Stevens we Timothy B. Robinson and Gregory Jackson do acknowledge ourselves as bail for said Stevens in the sum of Seventy five dollars to be levied on our goods and chattels, lands and tenements in case the said Ethen Stevens fails to make payment of the sum for which judgement is entered in said suit & all costs of. (Signed) Gregory Jackson

Timothy B. Robinson

Witnesses: S. Smith, A. Earl, B. Rider, J. Rider, G. Jackson.

Received on the Judgement in my favor against Ethen Stevens twelve dollars and fifty cents. Benj^a Rider, Jn^r

Chardon Township, Geauga County, Ohio

Execution issued April 19th 1825 directed to Austin Canfield Constable. Same day appeared Timothy B. Robinson and Gregory Jackson and entered bail for stay of execution Whereupon it is ordered that further proceedings be stayed until the nineteenth of Sept next and said execution returned.

Hilen Canfield Justice Peace

Oct 12th 1825 Received on the judgement in my favor against Ethen Stevens thirty dollars and ninety two cents the full amount of said suit. (Signed) Benja Rider Jr
Received fees in the above suit. Signed, Austin Canfield, Constable.

MERRICK PEASE vs WILLARD Fuller: Action of asumpsit on a Note given by Deft to Plff. for nine dollars and fifty eight cents dated May 10th 1823 with and endorsement of five dollars. Summons issued April 26 directed to A. Canfield Constable returned same day served. Be it remembered that on the thirtieth day of April A.D. 1825 the Deft appeared and confessed damages in favor of the Plff. in the sum of four dollars and seventy one cents. Whereupon it is considered by the Court that the Plff do recover of the Deft his damages aforesaid and also his costs taxt at sixty cents and that execution issue accordingly. H. Canfield Justice of the Peace.

Received August 27th 1825 the amount of the above judgement in full. (Signed) Merrick Pease

ELI JONES vs JOHN LANGDON JUN^r: Action of assumpsit on Note given by Deft to Plff for sixteen bushels of corn dated July 1st 1823 payable the first day of January 1824 with eight and one fifth bushels endorsed thereon. Summons issued May 11th 1825 directed to Austin Canfield Constable and on the return dat towit, May 16th at which time the Plff appeared by Cornelius Jones his agent and the Deft appeared in his own proper person and the parties being heard in their proofs and alegations it is considered by the Court that the Plff do recover of the Deft two dollars and ten cents and also his costs taxt at sixty two and a half cents and that Execution issue accordingly

CHESTER SAVAGE vs THOMAS ROBINSON: Action on the case. Summons issued May 30th 1825 directed to Austin Canfield Constable and on the return day towit, June the third David F. Bruce appeared for the Plff and the Deft in person and the Court being called the Deft filed his affidavit Setting fourth that he could not proceed to trest with safety for the want of a material witness that as he verily believed was out of the County & State. Whereupon it is ordered that this Court be adjourned to the third of August next at four o'clock P.M. of said day.

August 2nd Plff appeared and discontinued this suit. Whereupon it is ordered that the Deft recover of the Plff his costs taxt at one dollar & fifty five cents & that Execution issue accordingly. Execution issued Sept^r 26th 1826

Chardon Township, Geauga County, Ohio

directed to any Constable of _____ Township Returned
 Sept^r 23rd by Julius Bixby Constable of sd Township with the
 Plaintiffs receipt thereon for one dollar & thirty one cents.

EVERT DENTON vs STEVEN BOND: Suit amicably entered Action
 of Assumpsit on a Note given to Plff. dated Sept 10th 1823
 For sixteen dollars and ninety three cents signed by Deft with
 an endorsement thereon of seven dollars dated May 29th 1824
 Be it remembered that on the Eighteenth of July 1825 the Deft
 appeared and confessed damages in favor of the Plff in the
 sum of eleven dollars and thirty five cents whereupon it is
 considered by the Court that the Plff do recover of the Deft
 his damages aforesaid and also his costs tax at twenty two
 and a half cents and that Execution issue accordingly.

H. Canfield Justice of the Peace

In the above suit I Joseph Bond do acknowledge myself
 bail for sd Stephen Bond in the sum of twenty dollars to be
 levied on my goods and chattels lands and tenements in case
 the said Stephen Bond fails to make payment of the judgement
 and cost which is entered in said suit. Joseph Bond

July 25th personally appeared Joseph Bond and entered bail
 in the above suit Whereupon it is ordered that further pro-
 ceedings be stayed for ninety days.

Execution issued March 17th 1826 directed to Austin Can-
 field Constable of Chardon Township returned April 1st
 satisfied.

Recd my Damages Apl 5th 1826 . Evert Denton

HAMST & TRACY vs THOMAS ROBINSON: Action of assumpsit on a
 Note given to Plff on settlement dated April 4th 1825 for ten
 dollars and ninety four cents. Suit amicably entered Be it
 remembered that on the Second day of August 1825 the Deft ap-
 peared and confessed damages in favor of the Plff. in the
 sum of Eleven dollars and fourteen cents. Whereupon it is
 considered by the Court that the Plffs do recover of the Deft
 his damages aforesaid and also his costs tax at twenty two
 and a half cents and that execution issue accordingly --

H. Canfield Justice of the Peace

Execution issued Sept. 20th directed to Austin Canfield
 Constable Returned Oct. 20th satisfied.

H. Canfield Justice of the Peace

Chardon Oct. 20th 1825 Recd of H. Canfield Justice of the Peace
 Eleven dollars and twenty five cents the full amount of the
 above judgement. V.J. Card for Plffs.

Chardon Township, Geauga County, Ohio

SAMUEL TAYLOR vs JOSEPH STANTON:

Action of assumpsit on a Note given by Deft to Plff, or bearer for six dollars dated Nov. 4th 1825. Be it remembered that on the twentyfifth day of January 1826 the Deft. in this suit appeared and confessed damages in favor of the Plff in the sum of six dollars and six cents. Whereupon it is ordered that the Plff do recover of the Deft. his damages aforesaid and also his costs tax at twenty two and a half cents and that Execution issue accordingly. H.Canfield Justice of the Peace

Execution issued June 3rd 1826 directed to Lewis Elliott Constable of Hambden Township Returned July 9th by sd Constable endorsed not servin for the want of property or body whereon to levy. H.Canfield Justice Peace

Execution issued June 2nd 1827 directed to any Constable of Hambden Township Returned June 30th by Cyrus Canfield Constable of sd Township Satisfied in part.

June 30th 1827 received four dollars and twelve and a half cents on the above judgement.

July 9th 1827 received an assignment of the above judgement to Hiram Stanton.

Received July 9th 1827 on the above judgement four dollars and twelve and a half cents. Signed Hiram Stanton.

JAMES WINTERSTEEN vs ISAAC KIBBE: In Attachment

This day came the plff. and filed his affidavit setting forth that the Deft. is indebted to him to a large amount and praying that a writ of attachment be issued.

Attachment issued same day directed to any Constable of Chardon Township Returned Nov. 7th 1825 by Austin Canfield Constable of sd Township Endorsed no levy for want of property - It is therefore ordered that this cause be continued until the first day of the sitting of the Court of Common pleas next to holden in and for said County -- March 27th 1826 the Plaintiff appeared and took a transcript from the docket for the Court of Common Pleas. Hilen Canfield Justice Peace

CHESTER PARKER vs ORANGE CRAM (or Crane?):

Warrant issued on the oath of Chester Parker for an assault and battery committed on the boddy of the said Chester Parker on the eighteenth of August inst. dated August 19th 1825 Served and returned by Austin Canfield Constable of sd Township at my office on the same day and the Court being called and complainant not appearing to prosecute the suit it is ordered that this suit be discontinued at the complainants cost. H.Canfield Justice Peace

Chardon Township, Geauga County, Ohio

WILLIAM WILBER by his next friend PARDON WILBER vs JUSTIN SCOTT:

Action on the case to recover damages which the Plff. claims to have sustained by reason of the Defts not complying with certain indentures wherein the sd Plff is bound and apprenticed unto the sd Deft for the recovery of which sd damages this suit is brought. Summons issued the sixth day of September 1825 directed to Austin Canfield Constable of sd Township returned same day served by sd Constable and the Court not being able to reconcile the parties the trial was adjourned to the 8th inst at 2 o'clock P.M. and a jury summoned to wit: Lucius Smith, Eleazer Paine, Thomas Metcalf Jun^r, Stephen Bond, Jabez King. Oct. 8th the parties again appeared at which time the Plff discontinued his suit.

WILLIAM WILBER by his next friend PARDON WILBER vs JUSTIN SCOTT:

This suit is brought on a covenant for the breach of which the Plff claims damages for the recovery of which this suit is brought-----

Summons issued Sept. 8th 1825 directed to Austin Canfield Constable returned same day served and the Court not being able to reconcile the parties a venire was issued for a jury directed to sd Constable returned served. Sept. 9th this suit is discontinued by the consent of the parties at the Plff's cost.

SAMUEL TAYLOR vs JOSEPH STANTON:

Action of Assumpsit on a Note given by Deft. to Plff. or bearer for six dollars dated Nov. 4th 1825. Be it remembered that on the twentyfifth day of January 1826 the Deft. in this suit appeared and confessed damages in favor of the Plff. in the sum of six dollars and six cents Whereupon it is ordered that the Plff. do recover of the Deft. his damages and also his costs taxt at twenty two and a half cents and that execution issue accordingly. H. Canfield Justice of the Peace

Execution issued June 3rd 1826 directed to Lewis Elliott Constable of Hambden Township. Returned July 9th by sd Constable not servin for the want of property or body whereon to levy. H. Canfield Justice Peace

Execution issued Sept 6th 1826 directed to Lewis Elliott Constable of Hambden Township Sept^r 13th Received Plff. Receipt on the above for four dollars with the order to stay proceedings until further orders. Execution recalled accordingly-----

Execution issued Sept^r 18 1827 directed any Constable of Hampden Township Returned September 29th by order of the Plaintiff.

April 11th 1828 Received Plaintiffs Receipt in full on the above Judgement. H. Canfield Justice Peace

Chardon Township, Geauga County, Ohio

GILLET & MORLEY vs JOSEPH STANTON:

Action on the case to recover amount due on Note given to Plff and also 37½ cents book account. Be it remembered that on the twenty fifth day of January 1826 the Deft. appeared and confessed damages in favor of the Plffs in the sum of six dollars and eighty eight cents Whereupon it is ordered that the Plffs do recover of the Deft their damages aforesaid and also their costs tax at twenty two and a half cents and that Execution issue accordingly.

H. Canfield Justice of the Peace
Execution issued April 19th directed to Austin Canfield Constable returned May 4th judgement and constables fees satisfied.

CHARLES M. REED vs THOMAS ROBINSON:

Action of Assumpsit on a Note given by Deft. to Plff. on demand for Thirty two dollars and fifty five cents dated March 25th 1825 Be it rembered that on the 14th of Sept. 1825 the Deft/ appeared and confessed damages in favor of the Plff. in the sum of thirty three dollars and forty five cents Whereupon it is considered by the Court that the Plff. recover of t the Deft. his damages aforesaid and also his costs tax at twenty two and a half cents and that Execution issue accordingly.

H. Canfield Justice of the Peace

In the above suit Charles M. Reed against Thomas Robinson I John Langdon do acknowledge myself bail for sd Thomas Robinson in the sum of Fifty dollars to be levied on my goods and chattels Lands and tenements in case the sd Thomas Robinson fails to make payment of the sum for which judgement is rendered in sd suit. Signed John Langdon Jun

Sept 22nd personally appeared John Langdon Jun. and entered bail in the above suit for sd Deft. in the sum of fifty dollars. It is thereupon ordered that further proceedings be stayed untill the 14th of Febr 1826

H. Canfield Justice Peace

Octr 4th 1826 Received the Plaintiffs Receipt on the above Judgement for thirty four dollars & twenty six cents to apply on the above judgement**

Hilen Canfield Justice Peace

NATHANIEL SPENCER vs EDSON FULLER:

Warrant issued Oct. 18th 1825 directed to Austin Canfield Const Returned Oct. 20th Served by taking the body of the sd Edson Fuller & delivering the same to the Court of Common Pleas then sitting in and for the County of Geauga.

H. Canfield Justice Peace

Chardon Township, Geauga County, Ohio

J. GILLET vs JOSEPH STANTON:

Action on the case to recover amount due from Deft. to Plff. on a note and book account. Be it remembered that on the twenty fifth day of January 1826 the Deft. appeared and confessed damages in favor of the Plff in the sum of three & twenty six cents Whereupon it is ordered that the Plff. do recover of the Deft. his damages aforesaid and also his costs taxt at twenty two and a half cents and that execution issue accordingly. H.Canfield Justice of the Peace

Execution issued April 19th directed to Austin Canfield Constable returned May 4th Judgement and Constables fees satisfied.

Wm LATTIMORE & CO for the use of CHARLES M. RED vs JOHN R. JUSTUS;

Action on the case brought on a Note given to Wm Lattimore & Co for sixteen dollars & twenty three cents dated Febr 24th 1823 signed by Deft. Be it remembered that on the 22nd day of Oct. 1825 the Deft. appeared and confessed damages in favor of the Plff. in the sum of eighteen dollars and eighty one cents Whereupon it is considered by the Court that the Plff. do recover of the Deft. his damages aforesaid and also his costs taxt at twenty two and a half cents, and that Execution issue accordingly.

H.Canfield Justice of the Peace

June 30th 1828 Execution issued directed Austin Canfield Constable of Chardon Township Returned July 4th served by taking the sd John R. Justus & delivering him to the jailor of the County.

March 31st 1827 Receid Plaintiffs Recpt for \$22.20 cents to apply on above judgement.

JOHN HUNT vs GREGORY JACKSON & JOSEPH STANTON:

Action of _____? Summons issued Oct 15th 1825 directed to Austin Canfield Constable Returned Oct. 20th served and on the return towit Oct. 24th the parties appeared and the Court being called and the testimony being introduced on the part of the Plff for good cause thereon Joseph Stanton on motion of the Defts council was discharged by the Court and the Plffs ordered to pay sd Stantons costs And further testimony being introduced on the part of the Plff. and also on the part of the Deft and mature deliberation being had thereon it is considered that the said Gregory Jackson did unlawfully take and carry away from the shop of the Plff. a certain blacksmiths Sledge to the damage of the Plff. two dollars and fifty cents. Whereupon it is considered by the Court that the Plff. do recover of Deft. his damages aforesaid and also his costs taxt at three dollars & sixteen cents and that execution issue accordingly.

H.Canfield Justice Peace

Chardon Township, Geauga County, Ohio

GEORGE EMERSON for the use of ORIN WILSON vs JOSEPH STANTON:

Action of assumpsit on a Note Dated Coneord August 6th 1825 payable to sd George Emerson for five dollars and ninety four cents on demand with use. Be it remembered that on the 22nd day of Decr 1825 personally appeared Joseph Stanton and confessed damages in favor of the (Plff.) in the sum of five dollars and sixty three cents. It is therefore ordered that the Plff. recover his damages aforesaid and also his costs taxt at twenty two and a half cents and that Execution issue accordingly. H.Canfield Justice of the Peace

Execution issued Febr 21st 1827 directed to Lewis Elliott Constable of Hamden Township returned by sd Constable unsatisfied for want of property whereon to levy.

ELEAZER PAINE vs GREGORY JACKSON:

Action of assumpsit on a Note given to the Plff. or order by Deft. for fifteen dollars dated June 14th 1825 Be it remembered that on the 26th day of January 1826 the Deft. appeared and confessed damages in favor of the Plff. in the sum of fifteen dollars and fifty two cents Whereupon it is ordered the Plff. do recover of the Deft. his damages aforesaid and also his costs taxt at twenty two and a half cents and that execution issue accordingly. H.Canfield Justice of the Peace

In the above suit I Timothy B. Robinson do acknowledge myself bail for the sd Gregory Jackson in the sum of thirty dollars to be levied on my goods and chattels lands and tenements in case the sd Gregory Jackson fails to make payment of the sum for which judgement is entered in said suit. Signed Timothy B. Robinson

In the foregoing suit Febr 7th personally appeared Timothy B. Robinson and entered bail for stay of execution it is therefore ordered that further proceeding until the twenty sixth day of April next H.Canfield Justice of the Peace

The above judgement excepting costs is fully satisfied by arrangement concerning Smith Tool March 5-1827 Signed Eleazer Paine

The above Judgement is fully satisfied by arrangement concerning costs and smith Tools Signed L.D.Rider

Wm O. MARSHAL vs JOHN LANGDON JUN^r:

Action of assumpsit on a Note given to the Plaintiff by Deft. for twenty six dollars and fifty cents dated Sept. 1st 1825 with use -- Be it remembered that on the 2nd day of Febr 1826 the Deft. appeared and confessed damages in favor of the plff in the sum of twenty seven dollars and sixteen cents It is therefore ordered by the Court that the Plff. do recover of the Deft his damages aforesaid and also his costs taxt at twenty two and a half cents and that Execution issue accordingly. H. Canfield Justice of the Peace

In the above suit I Noah Hoyt do acknowledge myself bail for sd John Langdon Jun^r in the sum of fifty dollars to be levied on my goods and chattels lands and tenements in case the sd John Langdon Jr fails to make payment of the sum for which this judgement is entered in said suit together with cost Signed Noah Hoyt

Chardon Township, Geauga County, Ohio

In the foregoing suit Febr 11th personally appeared Noah Hoyt and entered bail for sd John Langdon for stay of execution it is therefore ordered that further proceedings be stayed for five months from the date of the judgement.

H. Canfield Justice of the Peace
Execution issued July 31st directed to Austin Canfield Constable returned August 29th endorsed served & property advertised & not sold for want of bidders.

Execution issued Sept 1st 1826 directed to the above Constable returned Sep^r 29th with plaintiffs receipt thereon for thirteen dollars.

Recivd Sept^r 29th 1826 my claim in full on the above judgement. Signed Wm O Marshall

JACOB MORSE for the use of MONTGOMERY MORSE vs HORACE HOSFORD:

Action of assumpsit on a Note given by sd HORFORD to sd Morse dated Nov^r 4th 1825 with an endorsement thereon of two dollars and seventy five cents dated July 4th 1825- Be it remembered that on the 6th day of Feb^r 1826 the Deft appeared and confessed damages in favor of the plff in the sum of seven dollars and thirty seven cents It is therefore ordered by the Court that the Plff. do recover of the Deft. his damages aforesaid and also his costs taxt at twenty two and a half cents and that Execution issue accordingly--

H. Canfield Justice of the Peace

In the above suit I Benjamin Rider Junr do acknowledge myself bail for said Horace Hosford in the sum of twelve dollars to be levied on my goods and chattels lands and tenements in case the said Horace Hosford fails to make payment of the sum for which judgement is entered in sd suit-- Signed Benja Rider Jnr

Feb^r 15th personally appeared Benja Rider Jnr and entered bail in the above suit wherefore it is ordered that further proceedings be stayed for ninety days from date of this judgement-- Hilan Canfield Justice of the Peace

Execution issued May 22nd directed to Austin Canfield Constable of Chardon Township, returned June 20th with the Plaintiffs receipt thereon for the amount of the judgement in full

Hilan Canfield Justice of the Peace

ASA CHURCH vs JARED CLARK: Action on the case. Summons issued January 30th 1826 directed to Austin Canfield Const Returned Febr 1st by said constable served - and on the Seventh day of Febr the parties appeared and the Plaintiff discontinued his suit. It is therefore ordered that the said Plff. be taxt Sixty two and a half cents costs and that execution issue accordingly. Hilan Canfield Justice of the Peace

Chardon Township, Geauga County, Ohio

JOSEPH FULTON vs DAVID T. BRUCE & MERRICK PEASE:

Action of Assumpsit on a Note given by Deft payable to Nathan Porter or order for thirty seven dollars and fifty cents dated Sept. 1st 1825 thirteen dollars and Eleven cents endorsed thereon ten dollars Oct 26th three dollars and eleven cents Nov. 7th 1825 Endorsed by sd Porter to sd Fulton

Be it remembered that on the Seventh day of March 1826 the Deft appeared and confessed damages in favor of the Plff. in the sum of twenty five dollars and twenty eight cents--It is therefore ordered by the Court that the Plff. do recover of the Deft his damages aforesaid and also his costs taxt at twenty two and a half cents and that Execution issue accordingly-- H.Canfield Justice of the Peace

In the suit of Joseph Fulton against David T. Bruce & Merrick Pease I, James Hathaway do acknowledge myself bail for sd Bruce & Pease in the sum of fifty dollars to be levied on my goods and chattels lands and tenements in case the sd Bruce & Pease fail to make payment of the sum for which judgement is entered in sd suit-- Signed James Hathaway

In the aforegoing suit Fulton against Bruce and Pease March 9th appeared James Hathaway and entered bail for sd Bruce & Pease in sd suit Whereupon it is ordered that further proceedings be stayed for five months from the date of said judgement-- Hilen Canfield Justice of the Peace

August 16th 1826 Reced an assignment of the above Judgement by Plff. to E.Paine with a receipt thereon for the full amount of the Plffs Claim. H.Canfield Justice Peace

ROSWELL EATON vs CORNELIUS JONES:

Action of Assumpsit on a Note given by Deft and Eli Jones to Timothy B. Robinson or order-- Endorsed by sd Robinson to Elijah Bushnell from him to Roswell Eaton-- Be it rembered that on the twenty third day of March 1826 personally appeared Cornelius Jones and confessed damages in favor of the Plff. in the sum of seven dollars and eighty four cents it is therefore ordered that the Plff. do recover of the Deft his damages aforesaid and also his cost taxt at twenty two and a half cents and that Execution issue accordingly--

H.Canfield Justice of the Peace

March 30th Received on the above Judgement four dollars-- H.Canfield Justice of the Peace

Recvd April 14th 1826 the amount of the above judgement in full Signed Roswell Eaton

ALFRED SHATTUCK vs THOMAS MURPHY: Action on the case-- This suit is brought to recover an amount due on book account-- Be it remembered that on the twenty fifth day of March 1826 the Deft appeared and confessed damages in favor of the Plff. in the sum of ten dollars and fifty cents. It is therefore ordered that the Plff. recover of the Deft his damages aforesaid and also his cost taxt at twenty two and a half cents and that Execution issue accordingly--

H. Canfield Justice Peace

Chardon Township, Geauga County, Ohio

In the above suit Alfred Shattuck against Thomas Murphy I, David Hendrick do acknowledge myself bail for sd Murphy in the sum of twenty dollars to be levied on my goods and chattels lands and tenements in case the sd Murphey fails to make payment of the sum for which Judgement rendered in sd suit Signed David Hendrick

April 3rd personally appeared David Hendrick & entered bail for Thomas Murphy whereupon it is ordered that further proceedings be stayed for ninety days--

H. Canfield Justice Peace

Execution issued July 13th directed to Austin Canfield Constable Returned August 9th with ten dollars and twenty five cents made thereon.

Recvd August 15th my claim in full on the above judgement Signed Alfred Shattuck

MERRICK PEASE vs JOSEPH FULTON:

Action on the case to recover amount due on book account for which this suit is brout. Be it remembered that on the fourth day of April 1826 the Deft appeared and confessed damages in favor of the Plff. in the sum two dollars and seventy five cents It is therefore ordered by the Court that the Plff. recover of the Deft his damages afores and also his costs taxt at twenty two and a half cents and that Execution issue accordingly

H. Canfield Justice of the Peace

In the above suit Merrick Pease vs Joseph Fulton I Elisha Foster do acknowledge myself bail for sd Fulton in the sum of five dollars to be levied on my goods and chattels lands and tenements in case the sd Fulton fails to make payment for which judgement is entered in sd suit Signed Elisha Foster

April 10th appeared Elisha Foster and entered bail for sd Fulton in the above suit for stay of Execution it is therefore ordered that further proceedings be stayed for sixty days--

H. Canfield Justice of the Peace

June 24th Recvd. two dollars and seventy eight cents the full amount of the above Judgement and interest of Joseph Fulton

H. Canfield Justice Peace

August 4th Recvd. the amount of the above Judgement in full for Merrick Pease. Signed David T. Bruce

BRUCE & PEASE vs JOSEPH FULTON:

Action on the case to recover amount due on book account Be it remembered that on the fourth day of April 1826 the Deft. appeared the Deft. and confessed damages in favor of the Plffs. in the sum of one dollar and sixty cents. Whereupon it is considered by the Court that the Plffs. do recover of the Deft their damages aforesaid and also their costs taxt at twenty two and a half cents and that Execution issue accordingly--

H. Canfield Justice of the Peace

In the above suit Bruce & Pease vs Joseph Fulton I Elisha Foster do acknowledge myself bail for sd Fulton in the sum of three dollars to be levied on my goods and chattels lands and tenements in case the sd Fulton fails to make payment of the sum for judgement is entered in said suit Signed Elisha Foster--

Chardon Township, Geauga County, Ohio

April 10th personally appeared Elisha Foster and entered bail for sd Fulton in the above suit for stay of execution it therefore is ordered that further proceedings be stayed for sixty days-- H.Canfield Justice of the Peace

June 24th Recvd of Joseph Fulton one dollar and sixty w two cents the amount of the above Judgement and interest

H. Canfield Justice Peace

August 4th Recevd the full amount the above judgement
Signed Bruce & Pease

MERRICK PEASE vs JOSEPH FULTON:

Action on the case This suit is brought to recover balance due on a Note given by Defendant to Plff. as follows Due Merrick Pease or order ten dollars to be paid in good merchantable wheat at one dollar pr bushel to be delivered at sd Peases mill in the month of January next dated Hambden July 7th 1823 one dollar and twenty five cents endorsed thereon Suit amicably entered April 8th 1826 and by consent of the parties was adjourned to Monday the 10th instant at two o'clock P.M. on sd day -- Monday two oclock Pm. Pursuant to adjournment parties again appeared and the Court being opened and the testimony being introduced on both parties it is (pages missing)

Witnesses who received 50 cents each: David T. Bruce, Luther Thwing and Elisha Foster.

EZEKIEL RIDER vs THOMAS METCALF: Action on the case to recover balance due on book account Summons issued April 15th 1826 directed to Austin Canfield Constable Returned the 18th inst. by sd Constable served, and on the 22nd inst at three oclock P.M. the time the Deft was summoned to appear the sd Deft. not appearing it is ordered by the Churt that the Plff. do recover of the Deft. five dollars and twelve and a half cents damages and also his costs taxt at seventy two and a half cents & that Execution issue accordingly

H.Canfield Justice Peace

Execution issued Sept. 1st 1826 directed to Austin Canfield Returned 13th with Plffs Receipt for the amount due thereon

H. Canfield Justice Peace

ELIOTT MASTIC vs JOHN LANGDON JR: Action of assumpsit on a Note given by Deft. to N.Spencer or bearer and transferred by him to the Plff in this suit-- Be it remembered that on the third day of April 1826 the Defendant appeared and confessed damages in favor of the Plff in the sum of two dollars and seventy seven cents where upon it is considered by the Court that the Plff do recover of the Deft. his damages aforesaid and also his costs taxt at twenty two and a half cents and that execution issue accordingly H.Canfield Justice Peace Received Oct^r 24th 1826 my claim on the above judgement in full. Signed Eliot Mastick

Chardon Township, Geauga County, Ohio

NATHANIEL STONE vs AARON STEBBINS: Action of Assumpsit on a Note given Hosea Stebbins by Deft to Plaintiff for twenty dollars dated Sept^t 16th 1824 payable in one year from date with use-- Be it remembered that on the sixth day of May 1826 the Defendant appeared and confessed damages in favor of the Plaintiff in the sum of Eighteen dollars & eighty four cents - it is therefore ordered by the Court that the Plaintiff recover of the Defendant his damages aforesaid and also his costs taxt at twenty two and a half cents & that Execution issue accordingly-- H.Canfield Justice Peace

Received Sept^r 23rd 1826 my claim on the above judgement in full.

In the Suit of Nathaniel Stone against Aaron Stebbins I Hosea Steebins do acknowledge myself bail for sd Aaron Stebbins in the sum of thirty dollars to be levied on my goods and chattels lands and tenements in case the sd Aaron Stebbins fails to make payment of the sum for which judgement is entered. Signed Hosea Stebbins

May 8th appeared Hosea Stebbins and entered bail in the suit of Nathaniel Stone against Aaron Stebbins it is therefore ordered that further proceedings be stayed for ninety days. Hilen Canfield J. Peace

Execution issued August seventh directed to Austin Canfield Constable of Chardon township Returned Sept. 5th satisfied.

Sept. 23rd Received my claim in full on the above judgement Signed Nathaniel Stone

AARON STEBBINS vs OLIVER LAIDLAW: Action of assumpsit on a Note given by Deft. to Plaintiff for eighteen dollars dated April 22nd 1825 payable in one year from date with use.

Be it remembered that on the sixth day of May 1826 the Defendant appeared and confessed damages in favor of the Plaintiff in the sum of Eighteen dollars and sixty eight cents Whereupon it is considered by the Court that the Plff do recover of the Deft. his damages aforesaid and also his costs taxt at twenty two and a half cents & that execution issue accordingly. H.Canfield Justice Peace

Received Sept 5th 1826 the above judgement in full. H. Canfield Justice peace

Sept^r 5th 1826 Received my claim in full on the judgement in my favor against O W. Ladow. Signed Aaron Stebbins.

HANNAH KING vs BENJA RIDER jnr: Action of Assumpsit on two Notes given by Defendant to Plaintiff one for two hundred pounds of nails with ninety pounds endorsed thereon the other for four dollars both with use-- Summons issued April 28th 1826 served by Austin Canfield Constable & on the return day, towit, May sixth the Plaintiff appeared and discontinued her suit cost to be taxt to Defendant by agreement--

Hilen Canfield Justice Peace

Chardon Township, Geauga County, Ohio

DANIEL FRENCH vs ZADOCK STEBBINS: Action of Assumpsit on a Note given by Defendant to Plaintiff for two dollars & fifty cents dated May 15th 1826 due ten days after date.

Be it remembered that on eighth day of June 1826 the Deft appeared and confessed damages in favor of the Plaintiff in the sum of two dollars and sixty five cents--Whereupon it is considered by the Court that the Plff do recover of the Deft his damages aforesaid and also his costs taxt at twenty two and a half cents and that execution issue accordingly-- H.Canfield Justice of the Peace

EZEKIEL RIDER vs JOSEPH FULTON: Action on the case to recover amount due on a Note given by Liman Hitchcock to sd Fulton or order for twenty five dollars dated Chester Nov. 23d 1825 payable the first of June 1826 endorsed by sd Fulton to sd Rider-- Summons issued June 6th directed to Austin Canfield Constable of sd Township returned served same day and on the 12th June the Defendant appeared and confessed damages in favor of the Plff. in the sum of twenty five dollars and eighty two cents-- Whereupon it is considered by the Court that the Plff do recover of the Deft. his damages aforesaid and also his cost taxt at fifty cents & that Execution issue accordingly-- H.Canfield Justice Peace

Received September 1st 1826 my claim in full on the judgement in my favor against Joseph Fulton. Signed Ezekiel Rider.

Execution issued August 2nd 1826 directed to Platt Canfield Constable returned Sept. 1st satisfied--

Hilen Canfield Justice Peace

JOHN BROWN vs BENJA RIDER Jn^r: Action on the case brought to recover on two Notes one given for black salts four dollars and thirty six cents credited on samethe other Note for four one dollar endorsed thereon dated April 10th-- Be it remembered that on the 12th day of July 1826 the Deft. appeared and confessed damages in favor of the Plff in the sum of four dollars & seventy cents it is therefore ordered that the Plff. do recover of the Deft. his damages aforesaid and also the costs taxt twenty two & a half cents & that execution issue accordingly-- H.Canfield Justice Peace

Receivd August 11th on the above judgement my claim in full Signed John Brown

EVERT DENTON for the use of JOHN ROPER vs DAVID BATES: Action on the case Capias issued on the oath of Plff August 15th directed to Austin Canfield Constable of sd Township. Returned same day & on motion of the Defendant by giving bail the Court was adjourned the 17th instant at 7 oclock A.M. on sd day at which time the parties appeared & the Court being called the testimony was introduced on the part of the Plff. also on the part of the Deft. & mature deliberation being had thereon it is ordered by the Court that the Plaintiff do recover of the Deft

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thirty three dollars and twenty seven cents damages & five dollars and sixty five cents costs it is therefore ordered that the Plff. do recover his damages aforesaid & also his costs & that Execution issue accordingly.

Hilen Canfield Justice Peace

In the foregoing suit Evert Denton for the use of John Mosser(?) against David Bates I, Lorrin Smith do acknowledge my self bail for sd David Bates in the sum of seventy dollars to be levied on my goods and chattels lands & tenements in case the sd David Bates fails to make payment of the sum for which judgement is entered in sd suit together with all cost August 22nd Signed Lorrin Smith

Lorrin Smith appeared & entered bail for stay of Execution in the above suit it is therefore ordered that further proceedings be stayed for five months from the date of the judgement.

Receivd Nov^r 10th on the above Judgement twenty three dollars---- March 30 Recevd O. Benton receipt for his fee as witness--

Receivd Dec^r 30th on the above Judgement ten dollars and eighty two cents.

Feb^r 4th 1827 Receivd Receipts of A. Canfield const E Rider L. Rider J. Fulton & A. Sanger for their costs in the above suit

April 5th 1827 Received my claim on the above judgement in full. Signed John Roper

AUSTIN CANFIELD vs THOMAS ROBINSON: Action on the case This suit is brought to recover the amount due on a Note given to Plaintiff for Seventeen dollars dated January 20th 1826 and a book account of two dollars & sixty two & a half cents--

Summons issued August 7th 1826 directed to Platt Canfield Constable returnable 17th of same month returned 12th of sd month by sd constable and on the return day towit 17th instant at the hour appointed the Court being called & the Defendant not appearing it is ordered the Plaintiff recover of the Defendant twenty dollars & twenty one cents damages & fifty seven cents costs & that Execution issue accordingly

H. Canfield Justice Peace

Execution issued August 19th directed Platt Canfield Constable returned 21st on Deft. entering bail Receivd same time Plaintiffs Receipt for Eight dollars to apply on the above Judgement

SYLVESTER HILL for the use of B.F. TRACY vs THOMAS ROBINSON: Action on the case This suit is brought to recover the amount due on a Note given by the Deft. to Plff. for fifty dollars dated Sept^r 13 1825 Summons issued August seventh 1826 directed to Platt Canfield Constable returned served & on the return day towit August 17th the Court being called & a Receipt of Eighteen dollars & ninety two cents being by consent of th Plff. deducted from the Note left a balance in favor of the Plff of thirty six dollars & Eighty three cents

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It is therefore ordered that Plff. do recover of the Deft. thirty six dollars and eighty three cents damages and also his costs tax at fifty seven & a half cents & that Execution issue accordingly. H. Canfield Justice Peace

Nov^r 30th 1826 Receivd the Plaintiffs Receipt of fourteen dollars & forty cents to apply on a Judgement in favor of Sylvester Hill for the use of B.F. Tracy--

June 15th 1827 Receivd Plaintiffs Recipt & discharge in full on the above Judgement

Hilen Canfield Justice Peace

NATHANIEL H. PARKS vs RUDOLPHUS STEBINS:

Action of Assumpsit on a Note given by Deft & Loving Stebbins to Plaintiff for thirty three dollars & thirty three cents dated Febr 16th 1822 - Be it remembered that on the 18th day of August 1826 the Deft. appeared and confessed damages in favor of the Plff in the sum of forty two dollars & thirty two cents it is therefore ordered that the Plaintiff do recover of the Deft. his damages aforesaid & also his costs tax at twenty two & shalf cents & that Execution issue accordingly- H. Canfield Justice Peace

In the above suith Nathaniel H. Parks against Rudolphus Stebbins we Benjamin Rider Jr & Julius Jones do acknowledge our selves bail for sd Stebbins in the sum of seventy five dollars to be levied on our goods and chattels lands & tenements in case the sd Stebbins fails to make payment of the sum for which Judgement is entered in sd suit to gather with costs. Signed Julius Jones

August 24th Benja Rider Jr

The Defendant appeared entered bail in the above suit whereupon it is ordered that further proceedings be stayed for five months from date of Judgement.

Received of Eleazer Paine forty three dollars & 44 cents the full amt of the above Judgt excepting costs - Jany 26 1827-

Signed

Nathaniel H. Parks

HUBBARD BARR for the us of CHRISTOPHER CROFTS vs THOMAS ROBINSON: Action on the case This suit is brought to recover the amount due on a Note given by Defendant to Plff. for fifteen dollars payable in grain Sixty days after date. Summons issued August 8th 1826 directed to & served by Platt Canfield & on the return day towit August 18th the parties being called & the Defendant not appearing it is ordered that the Plff. do recover of the Deft. the sum of sixteen dollars & forty five cents damages & also his costs tax at fifty seven & a half cents & that Execution issue accordingly-

Hilen Canfield Justice Peace

June 16th 1827 Plaintiffs Receipt in full on the above Judgement. Signed Hilen Canfield Justice Peace

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CHRISTOPHER CROFT vs THOMAS ROBINSON:

Action of Assumpsit on a Note given by Deft to Plff. for four dollars & Eighty one cents interest after thirty days dated May 2nd 1826.- Summons issued August eighth 1826 directed to & served by Platt Canfield Constable & on the return day towit, August 18th the Deft not appearing it is ordered by the Court that the Plff. do recover of the Deft four dollars & eighty eight cents damages & fifty five cents costs & that Execution issue accordingly

Hilen Canfield Justice Peace

Received June 16th 1827 plaintiffs receipt for four dollars & thirty three cents to apply on the above judgement

EZEKIEL RIDER vs CHANCY HULBERT: Action on the case

Capias issued on Plaintiffs oath Sept^r 2nd 1826 directed to Austin Canfield Constable returned same day with the Defendant in custody at which time the sd defendant confessed damages in favor of the Plaintiff in the sum of thirteen dollars & sixty eight cents It is therefore ordered that the Plff. do recover of the Deft his damages aforesaid & also his cost tax Seventy five cents & that Execution issue accordingly-

In the above suit Ezekiel Rider vs Chancy Hulbert I Charles C. Paine do acknowledge myself bail for sd Hulbert in the sum of twenty five dollars to be levied on my goods & chattels lands & tenements in case the sd Hulbert fails to make of the sum for which Judgement is entered in sd suit together with costs Signed C.C.Paine

Sept^r 2nd appeared C.C.Paine & entered bail in the above suit for stay of Execution it is therefore ordered that further proceedings be stayed for three months.

Hilen Canfield Justice Peace

Received November 9th in a transfer of the above fine
-----in full to Eleazer Paine.

January 10th 1827 Recd a transfer of the above judgement to Charles C. Paine.

Rec^d by services performed by the Deft in his lifetime one dollar the full am^t of fees also nine dollars & forty six cents towards the damages in this suit- July 9-1828

Signed Charles C. Paine

DAN H. HAWS for the use of Ezekiel RIDER vs CHANCY HILBERT:

Action on two equal Notes of twelve dollars & fifty cents each bearing date March 3^d 1826 - Be it remembered that on the second dao of Sept^r 1826 the Defendant appeared & confessed damages in favor of the Plff. in the sum of twenty five dollars & twenty five cents it is therefore ordered that the Plff. recover of the Deft his damages aforesaid & also his costs tax at twenty two & a half cents & that Execution issue accordingly- Hilen Canfield Justice Peace

In the foregoing suit Dan H. Haws for the use of Ezekiel Rider against Chancy Hulbert I Charles C. Paine do acknowledge myself bail for sd Hulbert in the sum of fifty dollars to be levied on my goods & chattels lands & tenements in case the sd

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Hulbert fails to make payment of the sum for which judgement is entered in sd suit together with costs

Signed C.C.Paine

Sept^r 2nd appeared C.C.Paine & entered bail in the above suit for stay of Execution it is therefore ordered that further proceedings be stayed for three months-

Hilen Canfield Justice Peace

Received November 9th a transfer of the above Judgement by the Plaintiff in full to Eleazer Paine-

January 10th 1827 Recd a transfer of the above Judgement to Charles Paine-

Recd by services as attorney performed by the Deft in his lifetime twenty seven dollars & fifty four cents the full amt of this Judgt July 9-1828 Signed Charles C.Paine

EZEKIEL RIDER vs JOSEPH FULTON:

Action of Assumpsit on a Note given by Defendant to the Plaintiff for fifteen dollars dated November 26th 1825 with the Plaintiffs Receipt thereon for the face of the Note except three dollars Be it remembered that on the first day of Sept 1826 the Defendant appeared and confessed damages in favor of the Plaintiff in the sum of three dollars . Whereupon it is ordered that the Plaintiff recover of the Defendant his damages aforesaid & also his costs tax at twenty two & a half cents & that Execution issue accordingly- Hilen Canfield Justice Peace

Receid Nov 10th one dollar & seventy five cents on the above Judgement Signed Ezekiel Rider

In the foregoing suit Ezekiel Rider vs Joseph Fulton Execution issued Novr 30th directed to Austin Canfield Const

Received January 20th my claim on the above Judgement in full Signed E Rider

EZEKIEL RIDER vs JOHN LANGDON Jr:

Action on the case Suit amicably entered Sept 4th 1826 at which time the Defendant appeared & confessed damages in favor of the Plaintiff in the sum of forty six dollars & Eighty eight cents. Whereupon it is considered by the Court that the Plff. do recover of the Deft. his damages aforesaid & also his cost tax at twenty two & a half cents & that Execution issue accordingly- H.Canfield Justice Peace

In the above suit Ezekiel Rider against John Langdon Jr I Roswell Eaton do acknowledge myself bail for sd John Langdon Jr in the sum of seventy five dollars to be levied on my goods & chattels lands & tenements in case the sd John Langdon Jr fails to make payment of the sum for which Judgement is entered in this suit- Signed Roswell Eaton

Sept^r 14th Roswell Eaton appeared & entered bail in the foregoing suit for stay of Execution it is therefore ordered that further proceedings be stayed for five months from the date of the Judgement-

Novr 30th Receid a transfer of the above Judgement to E.Paine.

November 27th 1827 Received the endorsed Receipt for the amount of his claim on the above Judgement in full-

Hilen Canfield Justice Peace

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GOMER BRADLEY vs EZEKIEL RIDER: Action of Assumpsit on a Note given by Deft to Plff for \$40.00 dated April 26th 1825 four dollars & twenty two & half cents endorsed Decr 21st 1825. Suit amicably entered Sept^r 14th 1826 at which tme Deft appeared & confessed damages in favor of the Plff. in the sum of thirty eight dollars & seventy nine cents It is therefore ordered that the Plff do recover of the Deft his damages aforesaid & also his costs taxt at twenty two & a half cents & that Execution issue accordingly-

H. Canfield Justice Peace

In the above suit Gomer Bradley vs Ezekiel Rider I Oren Canfield do acknowledge myself bail for sd Rider in the sum of seventy five dollars to be levied on my goods & chattels lands & tenements in case the sd Rider fails to make payment of the sum for which Judgement is entered in sd suit together with costs- Oren Canfield (Signed)

Sept^r 23rd appeared Oren Canfield & entered bail in the foregoing suit for stay of Execution Whereupon it is ordered that further proceedings be stayed for five Months from the date of the Judgement-

Execution issued Nov^r 30th at the request of the bail agreeable to the statute in such cases made & provided directed to Austin Canfield Constable--

In the above suit Gomer Bradley vs Ezekiel Rider I Lemuel Rider do acknowledge myself bail for sd Ezekiel in the sum of sixty dollars to be levied on my goods & chattels lands & tenements in case the sd Ezekiel fails to make payment of the sum for which Judgement is entered in sd suit together with costs Signed Lemuel Rider

EZEKIEL PAINE vs JOHN R. TISDALE: Action of Assumpsit on two Notes one for twelve dollars dated Feb^r 9th 1826 the other for \$16.00 dated August 16th 1826- Suit amicably entered Sept^r Fifteenth 1826 at which time the Defendant appeared & confessed damages in favor of the Plaintiff in the sum of twenty nine dollars & twenty two cents. It is therefore ordered that the Plaintiff do recover of the Defendant his damages aforesaid & also his costs taxt at twenty two & a half cents & that Execution issue accordingly

H. Canfield Justice Peace

Execution issued Febr 21st 1827 directed to Orrin Blas-
Boml Constable of Painesville Township - Returned by sd Constable neither property nor body whereon to levy-

September 9th 1828 Transcript of the foregoing suit made at the instance of the Plaintiff- Hilen Canfield Justice Peace

JOSEPH FULTON vs BUTLER LORD: Action on the case. Capias issued on Plaintiffs affidavit Oct^r 12th 1826 directed to Austin Canfield Constable of sd Township returned same day with Deft in custody at which time the Deft confessed damages in favor of the Plff in the sum of five dollars Whereupon the Plff. released the Deft from custody it is therefore ordered that the Plff. recover of the Deft his damages aforesaid & also his costs taxt at eighty five cents & that Execution issue accordingly- Hilen Canfield Justice Peace

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Execution issued on the Judgement in favor of Joseph Fulton against Butler Lord Decr 29th 1826 directed to Austin Canfield Constable Returned 26th of January 1827 satisfied
H. Canfield Justice Peace

Received January 27th my claim in full on the judgement in my favor against Butler Lord

Signed Joseph Fulton

ELEAZER PAINE vs DANIEL TAYLOR:

Action on the case on a Note given to plaintiff by Defendant dated Novr 4th 1826 for forty nine dollars and four cents Suit amicably entered Novr 4th 1826 at which time the Deft confessed damages in favor of the Plff. in the sum of forty nine dollars & four cents it is therefore ordered that the Plff do recover of the Deft his damages aforesaid & also his his costs taxt at twenty two & a half cents & that Execution issue accordingly- H. Canfield Justice Peace

Received April 3rd 1827 the Plaintiffs Receipt dated March 22nd 1827 for twenty eight dollars & fifteen cents to apply on the above Judgement

ELEAZER PAINE vs SIMEON MORSE: Action of Assumpsit on a Note given to Plff. by Deft for nine dollars & forty & a half cents dated May 3rd 1826

Suit amicably entered Nov. 14th 1826 at which time the Deft. appeared & confessed damages in favor of the Plff. in the sum of nine dollars & seventy one & a half cents It is therefore ordered that the Plff. do recover of the Deft. his damages aforesaid & also his costs taxt at twenty two & a half cents & that Execution issue accordingly --

Hilen Canfield Justice Peace

January 15th 1827 Received plaintiffs Receipt on the above Judgement for two dollars.

April 12th 1827 Received Plaintiffs Receipt for eight dollars

DANIEL TAYLOR vs EVERT DENTON: Action on the case Summons issued November 4th 1826 directed to Austin Canfield Constable of sd Township an on the 8th same month returned served by copy- On the return day towit Novr Eleventh the Plff appeared & the Deft not appearing the Court is adjourned to the 23 of Decr next at two oclock P.M. of sd day at which time the Defendant did not appear whereupon the Court was adjourned to the twentieth day of Febr 1827 at two oclock P.M. of sd day-

Febr 16th the Plff appeared & discontinued this suit*

Hilen Canfield Justice Peace

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ELEAZER PAINE vs DANIEL EARLE: Action of Assumpsit on a Note given by Deft to Plff Suit amicably entered Novr 30th 1826 at which time the Deft appeared & confessed damages in favor of the Plff in the sum of ninety dollars &- Whereupon it is ordered that the Plff. do recover of the Deft his damages aforesaid & also his costs tax at twenty two & a half cents & that Execution issue accordingly

H.Canfield Justice Peace

In the suit of Eleazer Paine vs Daniel Earle I Charles Earle do acknowledge myself for sd Daniel Earle in the sum of one hundred & fifty dollars to be levied on my goods & chattels lands and tenements in case the said Daniel Earle fails to make payment of the sum for which Judgement is entered in said suit together with costs--

Signed Charles Earle

Novr 30th 1826 appeared Charles Earle & entered bail in the suit Eleazer Paine vs Daniel Earle for stay of Execution it is therefore ordered that further proceedings be stayed for Eight months--

Execution issued March 27th 1828 directed to any Constable of Chardon Township Returned same day by Austin Canfield Constable of sd Township unsatisfied for want of property whereon to levy

ELEAZER PAINE vs DANIEL EARLE: Action of Assumpsit on a Note given by Deft to Plff for forty three dollars & seventy one cents dated Novr 29th 1826 Suit amicably entered Novr 30th 1826 at which time the Deft. appeared & confessed damages in favor of the Plff. in the sum of forty three dollars & seventy one cents It is therefore ordered that the Plff do recover of the Deft his damages aforesaid & also his costs tax at twenty two & a half cents & that Execution issue accordingly-

H.Canfield Justice Peace

Execution issued April 30th 1827 directed to any Constable of Parkman Township returned May 24th by Allen Richmond Constable of sd Township not served for want of goods & chattels whereon to levy-

In the suit of Eleazer Paine vs Daniel Earle I Charles Earle do acknowledge myself bail for the sd Daniel Earle in the sum of seventy five dollars to be levied on my goods & chattels lands & tenements in case the said Daniel Earle fails to make payment of the sum for which Judgement is entered in sd suit together with costs- Signed Charles Earle

Novr 30th 1826 appeared Charles Earle & Entered bail in the suit of E.Paine against Daniel Earle it is therefore ordered that further proceedings be stayed for five months.

S.N.HOYT vs DAN. H. HAWS: In Attachment

December 13th 1826 personally came S.N.Hoyt & made oath that Dan H. Haws an absconding debtor is indebted to him on a promissary Note to a large amount praying that an attachment may issue against the goods & chattels rights monies credits & effects of the sd Dan H. Haws. Attachment issued same day directed to any Constable Chardon Township in sd County- Returned Decr 29th by

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Austin Canfield served by attaching all the goods & chattels rights monies credits & effects of the sd Dan H. Haws within his knowledge & an inventory & appraisal thereof returned with sd attachment-

January 19th 1827 Judgement rendered in favor of S.N. Hoyt for twenty dollars & fifty five cents

Execution issued January 19th 1827 directed to Austin Canfield Constable Returned February ninth with thirty eight dollars & ninety cents after deducting Consts costs- March 13th an order issued to the above named Constable to make sale of the remnants of the property in his possession taken on the afore mentioned attachment Returned March 24th 1827 with three dollars & seventy two & a half cents made thereon after deducting Constables fees. March 24th 1827 Received the Plaintiffs receipt for six dollars & ninety three cents to apply on the above Judgement- Hilan Canfield Justice Peace

H. MUNSON for the use of ANDREW DUREN vs OSEE MATHEWS:

Action of Assumpsit on a Note given by Deft to sd Munson for three dollars & thirty cents dated Concord August 28th 1826- Summons issued January 30th 1826 directed to Austin Canfield Constable of sd Township returned Febr 1st 1827 served & on the seventh of same month the Defendant appeared & confessed damages in favor of the Plff in the sum three dollars & thirty nine cents- It is therefore ordered by the Court that the Plff- do recover of the Deft his damages aforesaid & also his costs tax at eighty seven & half cents & that Execution issue accordingly-

In the above suit H. Munson for the use of Andrew Duren vs Osee Mathews I Calvin Beebe do acknowledge myself bail for sd Osee Mathews in the sum of seven dollars to be levied on my goods & chattels lands & tenements in case the sd Osee Mathews fails to make payment of the sum for which judgement is entered in sd suit together with costs- Entered Febr 15th 1827 Signed Calvin Beebe

June 23rd 1827 Received my claim on the above judgement in full Signed Andrew Durand

ABRAHAM LEWIS for the use of ELIOTT MASTICK vs ERASTUS FOOT:

Action of Assumpsit on a Note given by Deft to Plaintiff for Eleven dollars dated June 12th 1824- Sept 15th 1825 Eight dollars & eight cents endorsed- Decr 6th 1825 one dollar & seventy five cents endorsed-- Suit amicably entered Febr 14th 1827 at which time the Deft appeared & confessed damages in favor the Plff. in the sum of two dollars & fifteen cents-- It is therefore ordered by the Court that the Plff. recover of the Deft his damages aforesaid & also

his costs tax at twenty two & a half cents & that Execution issue accordingly- Hilan Canfield Justice Peace

July 7th 1827 Received my claim on the above judgement in full Signed Elliot Mastick

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CROSEY RIDER vs DAN. H. HAWS: In attachment

The Plaintiffs claim is on book account filed in Febr 9th 1827 on an attachment issued against the goods & chattels of the Defendant at the instance of S.H.Hoyt-

Judgement rendered in favor of Plaintiff Febr 16th 1827 for three dollars

March 27th 1827 Received Plaintiffs Receipt for ninety four cents-

ELIJAH KELLOGG vs Dan H. HAWS : March ninth 1827

In Attachment The Plaintiffs claim is on a book account for labor done & performed for Plaintiff for five months & Eighteen days work ending Nov 18th 1826 at seven dollars & thirty three & one third cents per month making in the whole forty three dollars & seven cents- with a credit of five dollars & Eighteen cents- The above claim is filed in on an attachment issued against the goods & chattels of the Defendant at the instance of S.N.Hoyt Whereupon it is ordered that the Plaintiff recover of the Defendant thirty seven dollars & Eighty nine cents-- March 24th 1827 Received Plaintiffs Receipt for twelve dollars & one cent to apply on the above Judgement. Hilan Canfield Justice Peace

ELEAZER PAINE vs DAN H. HAWS: In Attachment this Suit is brought at the instance of S.N.Hoyt against the goods & chattels of Dan H. Haws the Plaintiffs claim to on book account amounting to Sixty three dollars & Eighty five cents after deducting all credit on Plff. books, wherefore it is ordered that the Plaintiff do recover of the Deft his claim aforesaid- March 24th 1827 Received Plaintiffs Receipt for twenty dollars and twenty three cents to apply on the above Judgement

Hilan Canfield Justice Peace

You are hereby commanded to take the body of James Bingham an absconding debtor and appear before me forthwith and answer to a charge brought against him by me

Signed _____ illegible

EZRAIEL RIDER vs GIDEON MORGAN: Action on the Case

Summons issued Febr 15th 1827 directed to Austin Canfield Constable of sd Township - Returned by sd Constable the 17th of sd month and on the day which the Summons was made returnable towit. Febr 21st the Defendant not appearing on motion of the Plaintiff it is ordered that the sd Plaintiff do recover of the Defendant one dollar & sixty four cents damages & also his costs text at sixty two & a half cents & that Execution issue accordingly-

Received April 2nd 1827 my claim in the above Judgement in full
Signed E.Rider

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NOAH HOYT for the use of JOSEPH FULTON vs EZEKIEL RIDER: Action on the case-- Summons issued Febr 19th 1827 directed to Platt Canfield Const Returned same day served & on the twenty sixth of same month the time the Defendant was summoned to appear the Court being called & the parties being present & the testimony was introduced on the part of the Plaintiff & also on the part of the Defendant & mature deliberation being had thereon it is ordered by the Court that the Plaintiff do recover of the Defendant six dollars & seventy five cents damages & also his costs taxt at two dollars & eighty six cents & that Execution issue accordingly- Hilan Canfield Justice Peace

In the foregoing suit Execution issued March 13th 1827 directed to Austin Canfield Constable of Chardon Township returned March 29th unattested for want of property whereon to levy-

October 31st 1827 Received on the above Judgement seven dollars Signed Joseph Fulton

Execution issued on the above Judgement October 2nd 1827 directed to Austin Canfield Constable of Chardon Township Returned 22nd same month with five dollars & fifty cents thereon. Paid over on sd Execution five dollars. Also the receipts of the witnesses in sd suit

HALSEY SPENCER by his guardians NATHANIEL SPENCER & ELIJAH DOUGLASS vs THOMAS ROBINSON: Action on the case Summons issued April 23rd 1827 directed to Austin Canfield Constable of sd Township. Served by copy & on the return day towit. April 28th the parties appeared & by consent of the parties the Court was adjourned to the 28th day of July next at four oclock P.M. of the day July 28th the Court being called & the Deft. not appearing the Plaintiff introduced his testimony & mature deliberation being had thereon it was ordered by the Court that the Plaintiff recover of the Deft the sum of six dollars & ninety three cents damages & also costs taxt at two dollars & seven cents & that Execution issue accordingly-- H.Canfield Justice Peace

GOMER BRADLEY vs EZEKIEL RIDER: Action on the case Suit amicably entered May 4th 1827 at which time the defendant appeared & confessed damages in favor of the plaintiff in the sum of twelve dollars and sixty nine cents. Whereupon it is ordered that the Plaintiff recover of the Defendant his damages aforesaid & also his costs taxt at twenty two & a half cents & that Execution issue accordingly--

In the above suit Gomer Bradley vs Ezekiel Rider I Lemuel Rider do acknowledge myself bail for sd Ezekiel Rider in the sum of twenty dollars to be levied on my goods & chattels lands & tenements in case the sd Ezekiel Rider fails to make payment of the sum for which Judgement is entered in this suit. Signed Lemuel Rider

THE HISTORY OF THE UNITED STATES

The history of the United States is a story of growth and change. It begins with the first settlers, who came to the Americas in search of a new life. They found a land of opportunity, but also a land of challenge. The early years were marked by struggle and hardship, but the spirit of the pioneers was strong. They built a nation from scratch, one that was based on the principles of freedom and democracy. Over time, the United States grew in size and power, becoming a global superpower. It has faced many challenges, from war to economic crisis, but it has always emerged stronger and more united. The history of the United States is a testament to the power of the human spirit and the ability of a nation to overcome adversity. It is a story that inspires and motivates, reminding us of the values that have made this country great. The United States is a land of hope and possibility, a place where dreams can come true. It is a land where everyone has a chance to make their mark on the world. The history of the United States is a story that we should all be proud of. It is a story that shows us the power of a united people and the strength of a nation built on the values of freedom and democracy. The United States is a land of opportunity, a place where everyone can achieve their dreams. It is a land where the future is bright and the possibilities are endless. The history of the United States is a story that we should all be proud of. It is a story that shows us the power of a united people and the strength of a nation built on the values of freedom and democracy. The United States is a land of opportunity, a place where everyone can achieve their dreams. It is a land where the future is bright and the possibilities are endless.

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Chardon August 21st 1827 Received on the Judgement in my favor vs Ezekiel Rider ten dollars. Signed Gomer Bradley
 November 30th 1827 Received my claim on the above Judgement in full except ninety six cents which is due to Austin Canfield as his fee in a former suit from which this was taken.
 Signed Gomer Bradley

EBENEZER WELLS vs JOHN O. KNAPP: In attachment. The Plaintiff's claim is on a dubill given for labor & filed on in an attachment issued against the goods & chattels of the Defendant at the instance of Eleazer Paine. It is therefore ordered that the Plaintiff recover of the Deft. nine dollars & his costs--
 October 2nd 1827 Received on the above Judgement one dollar and twenty two cents. Signed Ebenezer Wells
 November 8th 1828 Recd my claim with the above Judgement in full. Signed Ebenezer Wells

ELEAZER PAINE vs JOHN O. KNAPP: In attachment
 Attachment issued November 18th 1827 on the affidavitt of Eleazer Paine being filed in my office said Attachment being directed to any Constable of Chardon Township ordering him to attach the goods & chattels rights credits monies & effects of the sd John O. Knapp and also to summon Warham Parsons to appear and make answer under oath touching the property & credits of the sd John Knapp within his knowledge--
 Attachment returned March 20th by Austin Canfield Constable served by attaching property as appraised to the amount of nine dollars & eighty one cents & leaving a copy of the same with the sd Warham Parsons. March 22nd the sd Warham Parsons appeared & being sworn as the law directs acknowledged him self indebted to the Deft in the sum of six dollars & ninety three cents to be paid in neat stock.

June 18th Judgement Received in favor of the Plaintiff for fourteen dollars & seventy one cents. Execution issued
 June 19th 1827 directed to any Constable of Chardon Township returned July 11th with Eight dollars & twenty two cents made thereon after deducting his cost and after deducting Justices and Appraisers fees and making a dividend on other Judgements entered on claims filed in on this suit leaves a balance on the product in his favor of the Plaintiff of two dollars & one dollar his costs for Advertising--

July 12th 1827 Received Plaintiff. Receipt of one dollar as paid to E.D. Ho-- for advertising in the above suit also two dollars to apply on the Judgement. Hilan Canfield Justice Peace. Received Novr 28th 1827 fifty cents my fee as appraiser in the above suit. Signed Moses Parsons. Recd March 17-1829 of John O. Knapp thirteen dollars on the Judgt & have this day charged one dollar & 4 cents to him on my book which is in full for the amt- due me on the above Judgt Signed E. Paine

Chardon Township, Geauga County, Ohio

ELEAZER PAINE vs NATH^L KING: Action of Assumpsit

Suit amicably entered March 23rd 1827 at which time the Defendant appeared & confessed damages in favor of the Plaintiff in the sum of fifteen dollars & fifty two cents- Whereupon it is ordered that the Plaintiff recover of the Defendant his damages aforesaid & also his costs taxt at twenty two & a half cents & that Execution issue accordingly

Hilen Canfield Justice Peace

September 8th 1827 Received Plaintiffs. Receipt for Eight dollars & fifty cents to apply on the above Judgement-

H. Canfield Justice Peace

April 7th 1828 Received the Plaintiffs. on the above Judgement in full H. Canfield Justice Peace

EVERT DENTON vs JOHN O. KNAPP: In Attachment-

The Plaintiffs claim is on a book account filed in on an attachment issued at the instance of Eleazer Paine against the goods & chattels of the Defendant Whereupon it is ordered that the Plaintiff recover of the Deft the sum of one dollar & twenty five cents Damages & his costs taxt at thirty five cents

ASA B. METCALF vs JOHN O. KNAPP: In Attachment

This claim is filed in on an Attachment issued at the instance of Eleazer Paine against the goods & chattels of the Defendant It is therefore ordered that the Plaintiff recover of the Defendant the sum of five dollars & also his costs taxt at thirty five cents-

March 13th 1829 Recevd Plaintiffs Receipt on the above Judgement in full

NATH^L H. PARKS vs HORACE HOSFORD: Action of Assumpsit

Summons issued June 18th 1827 directed to any Constable of Chardon Township returned by said served & on the return towit June 23rd the parties being present the Defendant confessed damages in favor of the Plaintiff in the sum of two dollars & ninety five cents it is therefore ordered that the Plaintiff recover of the Defendant his damages aforesaid & also his costs taxt at twenty two & a half cents & that Execution issue accordingly- Execution issued Octr 4th 1827 Returned 17th same month with Plffs Receipt thereon for his claim in full

H. Canfield Justice Peace

BENJA MANSON for the use of JANE CLOUGH vs T. WHEELER:

Action of Assumpsit Suit amicably entered March 26th 1827 at which time the Defendant appeared & confessed damages in favor of the Plaintiff in the sum of Seven dollars & seventy one cents - Therefore it is ordered that the Plaintiff recover of the Defendant his damages aforesaid & also his costs taxt at twenty two & a half cents & that Execution issue accordingly

Chardon Township, Geauga County, Ohio

In the above suit I Zadock Benton do acknowledge myself bail for sd T.R.Wheeler in the sum of twelve dollars to be levied on my goods & chattels lands & tenements in case the sd T.R.Wheeler fails to make payment of the sum for which Judgement is entered in sd suit Signed Zadock Benton Jun^r April 4th 1827

In the suit of Benja I. Man for the use of Jane Clough vs Thomas R. Wheeler- Execution issued April 7th 1828 Returned by Austin Canfield Constable of Chardon Township with the Plaintiffs Receipt thereon for Eight Dollars & twenty crnts- H.Canfield Justice Peace

ELIJAH BUSHNALL for the use of MARTIN LANGDON vs AARON STEEBINS: Action of Assumpsit Suit amicably entered April 2nd 1827 at which time the Defendant appeared & confessed damages in favor of the Plaintiff in the sum of Eleven dollars & thirty two cents whereupon it is ordered that the Plff. do recover of the Deft his damages aforesaid & also his costs tax a twenty two & a half cents & that Execution issue accordingly-

April 11th 1827 appeared Samuel Squire & entered bail in the above suit whereupon it is ordered that further proceedings be stayed for ninety days- H.Canfield Justice Peace

In the suit of Elijah Bushnell for the use of Martin Langdon against Aaron Stebbins I Samuel Squire do acknowledge myself bail for sd Stebbins in the sum of twenty dollars to be levied on my goods & chattels lands & tenements in case the sd Stebbins fails to make payment of the sum for which Judgement is entered in sd suit

Signed Samuel Squire

April 11th

April 24th 1827 Recd Plffs Recpt for five Dollars & seventy five cents to apply on the above Judgement-

January 11th 1831 Recd of Wm Wilber Administrator on the estate of Aaron Stebbins six Dollars and Eighty two cents to apply on the above Judgement - H.Canfield Justice Peace

LORRIN SMITH vs WM O.MARSHAL: For Incest Warrant issued March 29-1827 directed to Platt Canfield Constable of Chardon Township returned sd Month by sd Const with Deft in custody whereupon the Court was opened & the testimony was introduced to support the charge of Incest against the Defendant & mature deliberation being had thereon it was ordered by the Court that the Deft be recognised in the sum of three hundred dollars for his appearance to the Court of Common Pleas next to be holden in & for sd County-

Hilen Canfield Justice of the Peace

Witnesses:

For State: Poly Clark, Mrs Grant, Mrs Edson, (or Ed-Eason) ,Mrs. Marsh, S.Heath, C.Rider, S.Rider

For Deft: Z.Edson, Mrs. Clark

Chardon Township, Geauga County, Ohio

ELEAZER PAINE vs CHARLES EARLE: This suit is brought by the Plaintiff against the Defendant as bail for Daniel Earle on a Judgement in favor of Elrazer Paine for the sum of forty three dollars & seventy one cents rendered Nov. 30th 1826 on which Execution was issued & returned unsatisfied for want of property whereon to levy- Scirefacias issued June 30th 1827 directed to any Constable of Burton Township returned by Francis Jewitt Constable of Burton Township July 2nd 1827 served And on the fifth of sd month no cause being shown why Judgement should be rendered against the Defendant is ordered that the Plff recover of him the sum of forty five dollars & sixteen cents & also his costs tax at two dollars & fifty seven cents & that Execution issue accordingly- H. Canfield Justice Peace

Execution issued against Charles Earle July 12-1827 directed to any Constable of Burton Township Returned July 19th by Francis Jewitt Constable of sd Township unsatisfied for want of property whereon to levy

RUFUS SPALDING vs CORNELIUS S. FERRIS: Action of Assumpsit This suit is brought to recover the amount due on a Note given by Defendant to Plff. date June 20th 1826 for Eighteen dollars & seventy five cents with interest-- Suit amicably entered July 12th 1827 at which time the Defendant appeared & confessed damages in favor of the Plaintiff in the sum of nineteen dollars & ninety three cents. Whereupon it is ordered that the Plaintiff recover of the Defendant his damages aforesaid & also his cost tax at twenty two & a half cents & that Execution issue accordingly- Hilen Canfield Justice Peace

Execution issued Febr 13th 1828 directed to any Constable of Chardon Township returned by Austin Canfield Constable of sd Township served by attaching one volien all the property to be found belonging to the Defendant not exempt from Execution sd volin was advertised & sold for fifty cents which was receipted by sd Constable as his fee in part-

Execution issued April 12th 1828 returned April 16th by Austin Canfield served by taking the sd C.S. Ferris to the Jail of he County.

ELEAZER PAINE vs GEORGE KING: Action of Assumpsit

This suit is brought to recover the amount due on a due bill given on settlement- Summons issued July 16th 1827 directed to any Constable of Chardon Township. Returned by Austin Canfield Constable and on the return day, to wit, July 21st the Defendant not appearing it is ordered that the Plaintiff do recover of the sd Defendant the sum of thirty eight dollars & twenty eight cents damages and also his costs tax at seventy five cents & that Execution issue accordingly-

Hilen Canfield Justice Peace

October 10th 1827 Received Plaintiffs Recpt for fifteen dollars to apply on the above Judgement

Chardon Township, Geauga County, Ohio

AARON STEBBINS vs EZEKIEL RIDER: Action on the case
 Suit amicably April 21st 1827 at which time the Defendant
 appeared & confessed Damages in favor of the Plaintiff in the
 sum of eight dollars. It is therefore ordered that the Plan-
 tiff recover of the Defendant his damages aforesaid & also
 his cost tax at twenty two & a half cents & that Execution
 issue accordingly. Execution issued May first 1827 directed
 to Austin Canfield Constable returned May 29th by order of
 the Plaintiff- Execution issued May 21st directed to the
 above Constable returned July 2nd by sd Constable satis-
 fied- Hilen Canfield Justice Peace

Received July 2nd 1827 my claim in full on the Judgement
 in my favor against Ezekiel Rider- Signed Aaron Stebbins

NATHANIEL SPENCER vs THOMAS ROBINSON: Action on the case
 Summons issued April 23rd 1827 directed to Austin Canfield
 Constable of sd Township returned by sd Constable served by
 copy & on the return day to wit April 28th the parties ap-
 pearing & the Court being called by consent of the parties
 the Court was adjourned to the 28th day of July next at two
 oclock P.M. being again called the Plaintiff appeared & the
 Defendant not appearing testimony was introduced on the part
 of the Plaintiff & also the account of the Defendant being
 taken into consideration it is ordered by the Court that the
 Plff recover of the Deft the sum of fifteen dollars & fifty
 cents damages & also his costs tax at three dollars & eighty
 three & a half cents & that Execution issue accordingly-
 H. Canfield Justice Peace

ELEAZER PAINE vs ROBERT MCCOY: In Attachment
 August 22nd 1827 the Plaintiff filed his affidavitt setting
 forth that the Defendant had absconded to the injury of his
 creditors & that the sd Deft was indebted to him in the sum
 of nineteen dollars or thereabouts. Attachment issued same
 day directed to any Constable of Chardon Township commanding
 him to attach the goods & chattels of the sd Defendant & al-
 so to summon Daniel Taylor to appear & make answer under oath
 touching the property & credits of the Defendant within their
 knowledge or possession- Returned the same day of the above
 date by Austin Canfield Constable of sd Township served by
 leaving a copy of the affidavit & attachment with Daniel Tay-
 lor & also with Daniel McCoy and by attaching property as
 appraised by Isaiah King and Hoseah King at fifteen dollars
 & twenty five cents-
 August 27th the above named Daniel McCoy appeared & under
 oath testified that he had no property in his possession of
 any kind belonging to Defendant except a small quantity of
 oats taken from the land of the sd Defendant holds by con-
 tract from Daniel Taylor nor any other within his knowledge
 belonging to him- But stated that he had possession of the
 following papers the interest of which supposed belonged to
 the Defendant to wit- a Note issued by Hercules Carroll &

Chardon Township, Geauga County, Ohio

John Carroll to sd Defendant on which was due February 28th 1827 six dollars- Also a Note Executed by Alexander McCoy for six dollars & thirty eight cents dated July 10th 1824 Also an order for five dollars & sixteen cents drawn by N. E. Mathews on William Kerr Esqr dated March 1st 1827- Also a contract executed by Daniel Taylor to the Defendant for about ten acres of Land in lot No 22 in Hambden- all of which Papers were by him given up to the Court- Daniel Taylor sworn in Garnishee stated that there was neither property or credits within his possession or knowledge belonging to the Defendant-- Also stated that there was about twenty one dollars due him on the contract with Defendant for the ten acres of land in Lot No 22 dated Hambden the 22d day of February 1827- Also states that the Proprietor of the contract will be entitled to a conveyance of the Land in question on paying him the amount due as above specified--

November 9th 1827 It is ordered by the Court that the Plaintiff recover of the Defendant the sum of Eighteen dollars & fifty seven cents damages & also his costs tax at ~~four dollars & sixtytwo~~ & half cents & that Execution issue accordingly-- H.Canfield Justice Peace

Execution issued November 26th 1827 directed to Austin Canfield Constable of Chardon Township Returned Dec^r 17th 1827 with forty five dollars & sixty three cents made thereon after deducting sd Constables costs

H.Canfield Justice Peace

GIDEON MORGAN vs ELIJAH BUSHNELL: Action of Assumpsit this suit is brought to recover the amount due on a Note given by Deft to Plff. for eleven dollars & seven cents with use dated January 19th 1826- July 23rd 1827 Suit amicably entered at which time the Deft appeared & confessed damages in favor of the Plff. in the sum of twelve dollars & seven cents Whereupon it is ordered that the Plff. recover of the Deft his damages aforesaid & also his costs tax at twenty two & a half cents & that Execution issue accordingly-

Hilen Canfield Justice Peace

October 22nd 1827 Received Plaintiffs Receipt for nine dollars & forty four cents to apply on the above Judgement

Execution issued April 7th 1828 directed to any Constable Chardon Township returned by Austin Canfield Constable of sd Township returned April 14th with Plaintiffs receipt thereon for two dollars & eighty nine cents.

ERASTUS N. HOUSE (?) vs JOHN R. JUSTUS: Action of Assumpsit Suit amicably entered August 20th 1827 at which time the Deft appeared & confessed damages in of the Plaintiff in the sum of four dollars & two cents Whereupon it is ordered that the plaintiff recover of the Deft his damages aforesaid & and also his costs tax at twenty two & a half cents & that Execution issue accordingly---H.Canfield Justice Peace

October 19th 1827 Received on the above Judgement one dollar. Signed Erastus N.Hause. April 5th 1828 Received the balance of above Judg^{ment} except costs. Signed Erastus N.Hause

Chardon Township, Geauga County, Ohio

TIMOTHY B. ROBINSON vs THOMAS ROBINSON: Action on the case This suit is brought to recover the amount due on a Note given by Defendant to Plaintiff for fifteen dollars dated April 20th 1827 a settlement on which was due April 22nd 1827 sixteen dollars & fifty cents, also an unsettled book account- Summons issued September 5th 1827 Returned same day by Austin Canfield Constable sd Township served by reading the same within hearing of the Deft Sept^r 15th the time the sd Deft was summoned to appear the Plff. appeared & the Defendant by his agent Eleazer Paine & by consent of the parties this case is adjourned to the 29th Sept^r instant at two oclock P.M. Sept^r 29th Plaintiff again appeared and also the Deft by his attorney C.S.Ferris & an investigation being gone into on the part of the Plaintiff & also on the part of the Deft is ordered by the Court that the Plff. recover of the Deft the sum of thirty six dollars & sixty seven cents damages and also his costs taxt at ninety three & a half cents & that Execution issue accordingly. And now the Plff. by his attorney C.S.Ferris gives notice that he shall appeal this suit to the Court of Common Pleas next to be holden in & for sd County- Execution issued Sept^r 29th directed to any constable of Chardon Township - In the above suit Timothy B. Robinson against Thomas Robinson I Eleazer Paine do acknowledge myself bail for sd Thomas Robinson in the sum of fifteen dollars to be levied on my goods & chattels lands & tenements in case the sd Thomas Robinson fails to make payment of the sum for which Judgment is entered in this suit Signed Eleazer Paine

October 8th 1827 appeared Eleazer Paine & entered bail in the above suit for stay of Execution. Whereupon it is ordered that further proceedings be stayed for five months from the date of the Judgment- Execution recalled accordingly-

Hilen Canfield Justice Peace

Execution issued May 31st 1828 Returned July 9th with Plaintiffs Receipt for the amount of his damages in full also constables fees hereafter in full by Austin Canfield Constable of Chardon Township. H.Canfield Justice Peace

Received of H.Canfield Esq. nineteen dollars & sixty seven cents the amount of damages in my favor & including one dollar costs paid for advertising-

Chardon Decr 20- 1827 Signed Eleazer Paine

January 3rd 1828 Received my fee in full as appraiser in the above entitled suit. Signed Isaiah King

Received January 4th 1828 my fee in full as appraiser in the above entitled suit Signed Hosea King Jun^r

EVERT DENTON vs SAMUEL SMIRH: Action on the case brought on book account Summons issued August 28th 1827 Returned 29th same month by Austin Canfield Constable of sd Township and on the return day, towit, Sept^r 1st 1827 Court being called by consent of the parties was adjourned to the 7th of Sept^r instant at five oclock P.M. of sd day at which time the parties again appeared and for good cause shown by the Deft is adjourned to the 7th of Novr next at one oclock P.M. of sd day November 7th parties again appeared and the Court being called and the proof & allegations being heard on the

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part of the plaintiff & also on the part of the Defendant and mature deliberation being had thereon it is ordered by the Court that the Plaintiff do recover of the Defendant the sum of seven dollars & sixty two & a half cents & also his costs taxt at seven dollars & eighty six cents and that Execution issue accordingly- Hilen Canfield Justice Peace

In the above suit Evert Denton vs Samuel Smith I Thomas Metcalf do acknowledge myself bail for sd Thomas Smith in the sum of thirty dollars to be levied on my goods & chattels lands & tenements in case the sd Samuel Smith fails to make payment of the sum for which payment is entered in sd suit.

Signed, Thomas Metcalf

November 7th appeared Thomas Metcalf and entered bail in the above suit for stay of Execution whereupon it is ordered that further proceedings be stayed for ninety days from the date of the judgment-

February 7th 1828 Received the above Judgement & costs in full. H.Canfield Justice Peace

April 10th 1828 Received my claim on the above Judgment in full- Signed, Evert Denton

Witnesses: Asa B. Metcalf, Noah Hoyt, Harriet Laidlow, Benj^a Rider Jn^r, S.Carver, H.Hosford, G.Jackson, H.Bushnell, A.Canfield

ABIJAH MERRIL vs SIMEON MOSS: Action of Assumpsit on a Note given by Deft to Plff for fifteen dollars ten days after date dated Huntsburg June 1st 1827 Suit amicably entered Nov^r 2nd 1827 at which time the Deft appeared & confessed damages in favor of the Plff in the sum of sixteen dollars & ninety two cents. Whereupon it is ordered that the Plff. recover of the Deft his damages aforesaid & also his costs taxt twenty two & a half cents & that Execution issue accordingly. H.Canfield Justice Peace

In the above suit Abijah Merrill vs Simeon Moss I Roswell Eaton do acknowledge myself bail for said Moss in the sum of twenty five dollars to be levied on my goods and chattels lands and temements in case the sd Simeon Moss fails to make payment of the sum for which Judgment is entered in sd suit.

Signed, Roswell Eaton

Novr 10th appeared Roswell Eston and entered bail in the above suit for stay of Execution it is therefore ordered that further proceedings be stayed for three months-

H.Canfield Justice Peace

Execution issued Febry 12th 1828 directed to any Constable of Chardon Township returned by Austin Canfield Constable of Chardon Township sattisfyed except Justices fees & sixty one cents Constables fees-

March 31st 1828 Received my claim on the above Judgment in full - Signed Abijah Merrill

S.N.HOYT vs ROBERT MCCOY: In Attachment This suit is brought on two Notes & a book account one Note dated April 26th 1827 given by Deft for three dollars with use- one Note dated January 18th 1827 given by Deft for one

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dollar & fifty five cents payable three days after date
 Also a book account of two dollars & forty four cents Where-
 upon it is ordered by the Court that the Plaintiff recover of
 the Defendant the sum of seven dollars & fifteen cents damages
 & also his costs taxt at thirty five & that execution issue
 accordingly -- Hilan Canfield Justice Peace

Febr^r 4th 1828 Received the above Judgment in full-

Signed S.N.Hoyt

JAMES BRUNSON vs ROBERT McCOY: In attachment This suit is
 brought on a Note given by Deft to Plaintiff for six dollars &
 Eighteen cents dated March 3rd 1825 filed in on an attachment
 issued at the instance of Eleazer Paine against the goods &
 chattels of the Deft an absconding debtor dated August 22nd
 1827 for five dollars & sixty six cents in favor of the Plan-
 tiff Whereupon it is ordered by the Court that the Plaintiff
 recover of the Defendant his damages aforesaid & also his
 cost taxt at thirty five cents & that Execution issue accord-
 ingly- Hilan Canfield Justice Peace

January 25th 1828 Received my claim on the above Judgment
 in full- Signed Jas Brunson

THOMAS METCALF vs ROBERT McCOY: In Attachment This Suit
 brought to recover the amount due from the Defendant to the
 Plaintiff on a Book Account filed in November 19th 1827 on an
 attachment issued at the instance of Eleazer Paine against the
 goods & chattels of the Defendant dated August 22 -1827 Where-
 upon it is ordered that the Plaintiff recover of the Defendant
 one dollar & fifty cents damages & also his costs taxt at thir-
 ty five cents & that Execution issue accordingly-

Hilan Canfield Justice Peace

February 16th 1828 Received my claim on the above Judgment
 in full- Signed, Thomas Metcalf

SIMEON CORBIN vs ROBERT McCOY: In Attachment- This suit is
 brought to recover the amount due on a book account filed in
 on November 7th 1827 on an Attachment issued at the instance
 of Eleazer Paine against the goods & chattels of the Defend-
 ant dated August 22nd 1827 Whereupon it is ordered that the
 Plaintiff recover of the Defendant two dollars & eighty eight
 cents damages & also his costs taxt at thirty five cents &
 that Execution issue accordingly-

Hilan Canfield Justice Peace

Decr 17th 1827 Recd Plaintiff order to pay the above Judgment
 to James Hathaway.

Decr 17th 1827 Recd the above claim in full- Signed,
 James Hathaway

Chardon Township, Geauga County, Ohio

BRUCE & PEASE vs ROBERT McCOY: In Attachment

This suit is brought to recover the amount due on book account in favor of the Plaintiff against the Defendant filed in November 21st 1827 on an attachment issued at the instance of Eleazer Paine against the goods & chattels of the Defendant dated August 22nd 1827. Whereupon it is ordered that the Plaintiff recover of the Defendant five dollars & twenty cents damages & also his costs tax at thirty five cents & that Execution issue accordingly- Hilen Canfield Justice Peace

February 4th 1828 Received Bruce & Pease Receipt for five dollars & twenty one cents to apply on the Judgment in their against Robert McCoy- H.Canfield Justice Peace

BRUCE & PEASE vs JACOB ALSHOUSE: Action of ASSumpsit on a Note given by Deft to Plffs for ten dollars & sixty four cents dated March 24th 1827- Suit Amicably Entered January 16th 1828 at which time the Deft appeared & confessed damages in favor of the Plffs in the sum of Eleven dollars & sixteen cents- Whereupon it is ordered that the Plffs recover their damages aforesaid & also their costs tax twenty two & a half cents & that Execution issue accordingly-

H.Canfield Justice Peace

In the Suit of Bruce & Pease against Jacob Alshouse I Roswell Eaton do acknowledge myself bail for sd Jacob Alshouse in the sum of twenty dollars to be levied on my goods & chattels lands & tenements in case the sd Jacob Alshouse fails to make payment of the sum for which Judgment is entered in sd Suit- Signed, Roswell Eaton

January 23rd -Appeared Roswell Eaton & entered bail in the suit of Bruce & Pease against Jacob Alshouse Whereupon it is ordered that further proceedings be stayed for ninety days- H.Canfield Justice Peace

EVERT DENTON vs JOSEPH FULTON: Action on the Case- Suit amicably entered March 5th 1828 at which time the Defendant appeared & confessed damages in favor of the Plaintiff in the sum of sixty dollars. Whereupon it is ordered that the Plff recover of the Deft his damages aforesaid & also his costs tax at twenty two & a half cents & that Execution issue accordingly- Execution issued March 5th 1828 directed to any Constable of Chardon Township returned April 3rd with Plaintiffs receipt thereon for twenty five dollars & sixty cents.

GRANDISON NEWEL for the use of SAMUEL WHITE vs EZEKIEL RIDER: Action of Assumpsit on a Note given by Deft to sd Newel for six dollars & nine cents payable the first of Sept 1826 Endorsed by sd Newel to sd White- Suit amicably entered March 15th 1828 at which time the Deft appeared & confessed damages in favor of Plff in the sum of six dollars & fifty five cents. Whereupon it is ordered that the Plff recover of the Deft his damages aforesaid & also his costs Tax at twenty two & a half cents & that Execution issue accordingly-

H.Canfield Justice Peace

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Execution issued on the Judgment in favor Newel for the use of White April 22nd 1828 Returned by Austin Canfield Constable of Chardon Township May 19th with seven dollars & eight cents made thereon- H.Canfield Justice Peace

Recd of H. Canfield Esqr six dollars & sixty Cents
June 3rd 1828- Vic S-aley for Samuel T. White

EZEKIEL RIDER vs GEORGE KING 2nd Action of assumpsit on a Note given by Deft to Plff For four dollars & twenty five cents dated March 10th 1828- Suit amicably entered March 18th 1828 at which time the appeared & confessed damages in favor of the Plff in the sum of four dollars & twenty five cents Whereupon it is ordered that the Plff recover of the Deft his damages aforesaid & also his costs taxt at twenty two & a half cents & that Execution issue accordingly-

H.Canfield Justice Peace

Execution issued on the aforegoing Judgement April 5th 1828 directed to any constable of Chardon Township returned by Austin Canfield Constable of Chardon Township served by attaching one cow & advertising according to law & returned without further proceedings agreeable to plaintiffs order- Execution issued May 5th 1828 directed as above returned by sd Constable by attaching one cow which sold seven dollars to C.Peck which left a balance of one dollar which was paid to the Deft sd damages \$4.08 was attached by sd Constable to apply on an Execution in favor of S.White vs E.Rider-

H.Canfield Justice Peace

J.D.GRISWOLD vs OSEE MATHEWS: Action of Assumpsit on a Note given by Deft to Plff four dollars & ninety nine cents due Octr first 1826. Suit Amicably entered March 21st 1828 at which time the Deft appeared and confessed damages in favor of the Plff in the sum of five dollars & forty three cents Whereupon It is ordered that the Plff recover of the Deft his damages aforesaid & also his costs taxt at twenty two & a half cents & that Execution issue accordingly-

H.Canfield Justice Peace

In the suit of J.D.Griswold vs Osee Mathews I Calvin Beebe do acknowledge myself bail for Osee Mathews in the sum of ten dollars to be levied on my goods & chattels lands & tenements in case the sd Osee Mathews fails to make payment of the sum for which Judgment is entered in said suit-

Signed Calvin Beebe

March 31st appeared Calvin Beebe & entered bail in the above suit Whereupon it is ordered that further proceedings be stayed for three months July 4th

Execution issued June 23rd 1828 Returned by Platt Canfield Constable of Chardon Township sattisfied in full

October 22nd 1828 Received the above Judgment in full except costs- for J.D.Griswold- Signed Freeman Griswold

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ELEAZER PAINE vs ELIJAH SIKES: Action of Assumpsit on a Note given by Defendant to Plaintiff for Eighty dollars & sixty five cents dated March 27th 1828- Suit amicably entered March 27th 1828 at which time the Defendant appeared & confessed damages in favor of the Plff in the sum of Eighty dollars & sixty five cents Whereupon it is ordered that the Plff recover of the Deft his damages aforesaid & also his costs text at twenty two & a half cents & that execution issue accordingly. H.Canfield Justice Peace

In the suit of Eleazer Paine against Elijah Sikes We Timothy B. Robinson and Charles Murphy do acknowledge ourselves bail for sd Sikes in the sum of one hundred dollars to be levied on our goods & chattels Lands & tenements in case the sd Sikes fails to make payment of the sum for which Judgment is entered in sd suit-

Signed: Timothy B. Robinson

Thomas Murphy

In the above suit further proceedings are ordered stayed for Eight months-

Execution issued August 21st 1828 on bails filing their affidavit directed to Austin Canfield Constable of Chardon Township August 23rd Execution recalled by order of Thomas Murphy one of the above bail- September 18th 1828 Recevd Plaintiffs receipt for seventy Dollars to apply on the above Judgment -

July 4th 1829 Execution issued to Austin Canfield Const Returned July 30th with Plffs Recpt thereon for \$4.50 allso Constable fee Recpt in full

BENJA RIDER JNR vs CHANCY PORTER: Action on the case Suit amicably entered March 28th 1828 at which time the Court being called & the parties being present & testimony being introduced on the part of the Plaintiff & also on the part of the Defendant & mature deliberation deliberation being had thereon it is ordered by the Court that the Plaintiff recover of the Defendant the sum of three dollars damages & also his costs text at two dollars & one cent & that Execution issue accordingly- Hilen Canfield Justice Peace

Execution issued March 29th 1828 directed to any Constable of Chardon Township- In the suit of Benjamin Rider jr against Chancy Parter I Aaron Stebins do acknowledge myself bail for sd Chancy Porter in the sum of ten dollars to be levied on my goods & chattels lands & tenements in case the said Chancy Porter fails to make payment of the sum for which Judgment is entered in said suit together with costs-

Signed- Aaron Stebbins

March 29th appeared Aaron Stebbins & entered bail in the above suit Whereupon Execution was recalled & all further proceedings to be stayed for three months- Execution issued & returned January 7th 1829 with two dollars & seventy six cents made thereon - February 4th 1829 Recd a transfer of the above Judgment to Ralph Cowles with sd Cowles Recpt thereon for three Dollars.

Red Feb. 7.1829 of H.Canfield 50 cents in full of my fee- Signed, R.Cowles-

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GEAUGA IRON COMPANY vs SIMEON MOSS: Action of Assumpsit on a Note given by Deft to Hapgood & Quinby or order for twenty six dollars & seventy three cents with use dated Decr 14th 1827 Endorsed by sd Quinby tp Plaintiff Suit amicably entered April second 1828 at Which time the Deft appeared & confessed damages in favor of the Plff in the sum of twenty seven dollars & nineteen cents- Whereupon it is ordered that the Plff recover of the Deft his damages aforesaid & also his costs taxt at twenty two & a half cents & that Execution issue accordingly- In the suit of James R. Ford vs Simeon Moss & Asa B. Metcalf do acknowledge myself bail for sd Moss in the sum of fifty dollars to be levied on my goods & chattels lands & tenements in case the sd Simeon Moss fails to make payment of the sum for which Judgment is entered in sd suit-

Signed, Asa B. Metcalf

April 11th Asa B. Metcalf appeared & entered bail in the above suit Whereupon further proceedings ar ordered stayed for five months

Execution issued October 2nd 1828 directed to any Constable of Chardon Township served by making diligent search but found no property whereon to levy-

H. Canfield Justice Peace

ELEAZER PAINE vs NATHANIEL KING: Action of Assumpsit on two Notes of hand one for twenty nine dollars & nineteen cents one for nine dollars bearing even date of April 7th 1828- Suit amicably entered April 7th 1828 at which time the Deft appeared & confessed damages in favor of the Plff in the sum of thirty eight dollars & nineteen cents- Whereupon it is ordered that the Plff recover of the Deft his damages aforesaid & also his costs taxt at twenty two & a half cents & that Execution issue accordingly-

H. Canfield Justice Peace

April 17th 1828 Execution issued in the suit of Eleazer Paine vs Nathaniel King directed to any Constable of Hamden Township

ESEK ROSEY vs JOHN LANGDON Jr : Action of Assumpsit on a Note given by Deft to Geauga Iron Company payable in grain endorsed by sd Company to the Plaintiff Suit amicably entered April 7th 1828 at Which time Deft appeared & confessed damages in favor of the Plff in the sum of sixteen dollars & twenty two cents Whereupon it is ordered that the Plff recover of the Deft his damages aforesaid & also his costs taxt at twenty two & a half cents & that Execution issue accordingly-

H. Canfield Justice Peace

In the Suit of E. H. Rosy vs John Langdon Jr Recvd Plffs Rept for two dollars dated July 21st 1828

Execution issued in aforegoing suit July 7th directed to any Constable of Chardon Township Returned by Austin Canfield Constable of Chardon Township with ten dollars made thereon-

Chardon Township, Geauga County, Ohio

Execution issued August 6th 1828 Returned by the above Constable August 25th with five dollars made thereon-
September 4th 1828 Recvd Plaintiffs Receipt for the above damages in full Except cost- H.Canfield Justice Peace

Be it remembered that heretofore to wit on the 9th day of April 1828 Calvin Fuller having heretofore filed his affidavit in the office of the undersigned in the words and figures following to wit- The State of Ohio Geauga County & Batavia April 1st 1828 I Calvin Fuller do solemnly swear that Miles Ford is indebted to me and that he absconds I verily believe- Signed Calvin Fuller

Sworn & subscribed before me this first day of April A.D 1828 Signed J.Thompson J.P. And therefore a writ of attachment issued which is in the words & figures following- The State of Ohio - To any of the Constables of Chardon Township, Geauga County Greetings- Whereas Calvin Fuller hath this day filed his affidavit in my office setting forth that Miles Ford absconds to the injury of his creditors as he verily believes - You are therefore hereby commanded to attach the goods chattels rights credits monies and effects of the said Miles Ford which may be found in your County agreeably to laws thereof fail not and of the writ make legal service and due return according to law - Given under my hand and seal this ninth day of A 1828
(Seal) Hilen Canfield Justice of the Peace in and for said Township and County

And which writ was endorsed the amount due as follows
Debt \$75.49 costs as follows affidavit 25 cents- attachment 25 cents and which writ the Constable returned as follows- Served agreeable and pursuant to the within but could not find any goods Chattels rights monies credits or effects whereon to levy- Chardon April 9th 1828-
Fees service \$..10
travel .. 5

Signed Austin Canfield Const
And therefore it appears to the Court that there were no goods chattels rights credits monies and effects whereon to levy and the Plaintiff having applied to this Court to certify its proceedings to the Court of Common Pleas of the County of Geauga it is now here ordered and the prayer of the Plaintiff is granted- H.Canfield Justice Peace

G.NEALL for the use of N.SPENCER vs JOSEPH FULTON:

Action on the case- This suit is brought to recover the amount due on a Note given by Deft to Plff for twelve dollars payable in grain dated August 31st 1826 payable the first of January 1827 with two dollars & eighty three cents paid there on- Suit amicably entered April 15th 1828 at which time the defendant appeared & confessed damages in favor of the Plaintiff in the sum of ten dollars & thirty cents Whereupon it is ordered that the Plff recover of the Deft his damages aforesaid & also his costs tax at twenty two & a half cents & that Execution issue accordingly-

H.Canfield Justice Peace

Whardon Township, Geauga County, Ohio

In the suit of G. Newell against Joseph Fulton I Asa B. Metcalf do acknowledge myself bail For sd Fulton in the sum of twenty Dollars to be levied on my goods & chattels Lands & tenements in case the sd Fulton fails to make payment of the sum for which Judgment is entered in sd suit- The above bail is entered by consent of the Plaintiff & is to stay Execution untill the first of May 1829-

Signed Asa B. Metcalf

Execn issued October 1st 1829 handed to Austin Canfield Constable Returned by sd Constable Oct 13th 1829 served by attaching property & advertiseing & the Plaintiff N. Spencer stayed further proceedings on the Execution made the costs one Dollar and thirty seven cents

January 18th 1830 Recevd five Dollars on the above Judgement - Signed Nathl Spencer

August 26th 1830 Recvd four Dollars & ten cents on the above judgement- Signed, Nathl Spencer

ELEAZER PAINE vs HOSEA STEBBINS: Action of Assumpsit on two Notes one for thirty two dollars & fifty cents dated April 4th 1825 the other for eighty nine dollars & seventy four cents dated July 3rd 1826 with Eight dollars & thirty two cents endorsed August-6-1827

Suit amicably entered April 17th 1828 at which time the Defendant appeared & confessed damages in favor of the Plaintiff in the sum of one hundred & thirty dollars & sixty cents- Whereupon it is ordered that the plaintiff recover of the Defendant his damages aforesaid & also his costs taxt at twenty two & a half cents & that Execution issue accordingly-

H. Canfield Justice Peace

In the suit of Eleazer Paine against Hosea Stebbins I Aaron Stebbins do acknowledge myself bail for sd Stebbins in the sum of two hundred dollars to be levied on my goods & chattels lands & tenements in case the sd Stebbins fails to make payment of the sum for which Judgment is entered in said suit- April 25th Signed, Aaron Stebbins

Decr 31st 1828 Recd Plaintiffs Recpt for the amount of the above Judgement in full except costs

ELEAZER PAINE vs JOHN B. TEED: Action of Assumpsit- This suit is brought to recover the amount due on a Note given by Deft to Plff for forty three dollars & eighty cents dated February 2d 1828- Suit amicably entered April 18th 1828 at which time the Deft appeared & confessed damages in favor of the Plff in the sum of forty four dollars & thirty four cents. Whereupon it is ordered that the Plff recover of the Deft his damages aforesaid & also his costs taxt at twenty two & a half cents & that Execution issue accordingly-

Hilen Canfield Justice Peace

The above Judgt is satisfied in full. Signed Eleazer Paine

Chardon Township, Geauga County, Ohio

JOSIAH A. POMEROY vs THOMAS ROBINSON: Action on the case- This Suit brought to recover the amount due on a Note given by Deft to Plff for twenty five dollars payable in lumber- Summons issued April 17th 1828 - Served by Austin Canfield Constable of Chardon Township & returned 19th same month- April 19th 1828 the Defendant appeared & confessed damages in favor of the Plff in the sum of twenty five dollars Whereupon it is ordered that the Plff do recover of the Deft his damages aforesaid & also his costs taxt at sixty seven & a half cents & that Execution issue accordingly-
H. Canfield Justice Peace

In the suit of Josia A. Pomeroy against Thomas Robinson I Hiram Stanton do acknowledge myself bail for sd Robinson in the sum of fifty dollars to be levied on my goods & chattels lands & tenements in case the sd Robinson fails to make payment of the sum for which Judgment is entered in sd suit- April 19th 1828- Signed, Hiram Stanton

Execution issued Sepr 20th 1828 Returned October 18th 1828 by Austin Canfield Constable of Chardon Township with Plaintiffs Recpt thereon for the amount of Debt & intrest-
H. Canfield Justice Peace

ELEAZER PAINE vs AARON STEBBINS: Action of Assumpsit- This suit is brought to recover the amount due on two Notes one of \$66.73 dated June 10th 1824 Endorsed January 9th 1825 \$40.00- The other Note for \$62.60 dated Sepr 16th 1826- Suit amicably entered April 19th 1828 at which time the Defendant appeared & confessed damages in favor of the plff in the sum of one hundred and ten dollars & sixty six cents- Whereupon it is ordered that Plff do recover of the Defendant his damages aforesaid & also his costs taxt at twenty two & a half cents & that Execution issue accordingly-
H. Canfield Justice Peace

In the suit of Eleazer Paine against Aaron Stebbins I Hosea Stebbins do acknowledge myself bail for sd Aaron Stebbins in the sum of two hundred dollars to be levied on my goods & chattels lands & tenements in case the sd Aaron Stebbins fails to make payment of the sum for which payment is entered in sd suit
April 25th

Signed, Hosea Stebbins

EZEKIEL RIDER vs ELIJAH SIKES: Action on the case- Summons issued May 7th 1828 Returned by Austin Canfield Served May 7th by reading the same in hearing of the Deft - May 10th 1828 the time on which the Deft was summoned to appear the being called and the parties being present the testimony was introduced on the part of the Plff and also on the part of the Defendant and mature deliberation being had thereon it is ordered by the Court that the Plff do recover of the Deft the sum of ninety eight and a half cents damages and also his costs taxt at six dollars & Sixty one & a half cents & that Execution issue accordingly-

Execution issued May 19th 1828 returned same day by order of the Court after attaching a quantity of lumber

Chardon Township, Geauga County, Ohio

In the Suit of Ezekiel Rider against Elijah Sikes we Elijah Hovey & John Langdon Jnr do acknowledge ourselves bail for sd Elijah Sikes in the sum of twelve dollars to be levied on our goods & chattels Lands & tenements in case the sd Elijah Sikes fails to make payment of the sum for which Judgment is entered in sd suit-

May 19th Bail Entered Signed: Elijah Hovey

John Langdon Jnr

August 20th Execution issued on the above Judgment directed to any Constable Chardon Township returned by Austin Canfield Constable of Chardon Township satisfied in full-

H.Canfield Justice Peace

Decr 4th 1828 Recvd my claim on the above Judgement including witnesses fees of H.N.Rider & L.Rider

Signed, Ezekiel Rider

Witnesses: Wm Robinson, H. Bond, N.Rider, L.Rider, F. Thompson.

JABEZ KING vs SIMEON MOSS:

June 26th 1828 Suit amicably entered & the Defendant confessed Judgment in favor of the Plaintiff for the balance due on a duebill of which the following is copy- Due Jabez King ten bushels of good wheat lent- Whereupon Judgment is rendered in favor of the Plaintiff against the said Defendant Simeon Moss for the sum of four dollars and fifty nine cents and the costs of suit- August 4th Execution issued directed to any Constable of Chardon Township Returned by Austin Canfield Constable of sd Township with plaintiffs Recpt thereon for his claim in full also Constables fee Receipted on Execution. H.Canfield Justice Peace

ELIAZER PAINE vs CHARLES EARLE: Suit brought on Defendants recognisance wherein he became bail for Daniel Earle in favor of the present Plaintiff Eleazer Paine against Daniel Earle rendered the 30th day of November 1826 for ninety dollars besides costs entered on this docket page 138-

July 3rd 1828 Seivi facias issued directed to any Constable of Burton Township returned July 4th by Myron Beard Constable served by reading to the sd Charles Earle -

July 7th the Defendant failed to appear to make any defense Whereupon the intrest was calculated and Judgment rendered against the Defendant for the sum of ninety eight dollars & sixty five cents together with the costs of the original suit and of this suit tax at \$1.47 $\frac{1}{2}$

JABEZ KING vs SIMEON MOSS: July 21st 1828 the parties appeared without process & the Defendant confessed Judgment in favor of the Plaintiff for the amount of settlement on all book accounts dated May 12th 1828 Whereupon Judgment was rendered against sd Defendant for the sum of three dollars & costs of suit- H.Canfield Justice Peace

Chardon Township, Geauga County, Ohio

August 4th Execution issued on the above Judgment Returned by Austin Canfield Constable of Chardon Township Septr 3rd with the Plaintiffs Receipt thereon for the amount of the Debt in full- also Constables fees Receipted on same-
H.Canfield Justice Peace

TIMOTHY B. ROBINSON vs ELIJAH SIKES: August 21st 1828 appeared the Plaintiff in this suit and filed his affidavit setting forth the Deft was indebted to him to a large amount- Capias issued same day directed to Austin Canfield Constable Returned same day by sd Constable served with the Deft in custody at which time the Defendant appeared & confessed damages in favor of the Plaintiff in the sum of fifteen dollars & ninety seven cents- Whereupon it is ordered that the Plff recover of the Deft his damages aforesaid & also his costs tax at one dollar & that Execution issue accordingly-

In the suit of Timothy B. Robinson against Elijah Sikes I John Langdon do acknowledge myself bail for sd Sikes in the sum of thirty dollars to be levied on my goods & chattels lands & tenements in case the sd Sikes fails to make payment of the sum for which Judgment is entered in sd Suit together with costs-

Signed John Langdon

Execution issued November twenty fifth directed to any Constable of Chardon Township returned Decr 25th by Austin Canfield Constable of Chardon Township with Eighteen dollars & twenty five cents made thereon out of which one dollar sixty three taken & Receipted by sd Constable-

Decr 27th 1828 Received my claim on the above Judgment in full- Signed Timothy B. Robinson

Carried from Page 43:

Received of H.Canfield Justice of the Peace the full amount of a Judgment in favor of the Trustees of Chardon Township against Ethen Stevens- Chardon April 29th 1826

Signed by Rodolphus Stebbins
Orrin Benton

HECKMAN
BINDERY INC.



FEB 94

Bound -To -Please® N. MANCHESTER,
INDIANA 46962

